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New Hampshire
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Wednesday, 12May71

The House met at 11:00 o'clock.

Prayer was offered by House Chaplain, Rev. William L. Shafer.

ETERNAL GOD, our Father, who has taken us from our aloneness and set us in the circle of Thy love and concern, we come before Thee to acknowledge the manifestations of Thy love toward us. Our minds are challenged, our eyes are opened, and our spirits are filled when we come to Thee in the wonder of these empowering moments of prayer. Guide us in times of need and anguish, increase our vision, enable us to seize those opportunities of service available to each of us. Make us aware of the world in which we live, the people who inhabit our world — our brothers, our leaders, our followers. May Thy Spirit linger over them and may our lives be so renewed that we become blessed in Thy sight for our good works. Amen.

Rep. Canney led the Pledge of Allegiance.

LEAVE OF ABSENCE

Rep Harvell, the day, important business.

VACATE

Rep. Hanson moved to vacate reference of SB 149, relative to election procedures of the Contoocook valley school district, from the committee on Municipal and County Government to the committee on Education.

Adopted.

RESOLUTION

Rep. O'Neil offered the following resolution:

Resolved, that in accordance with the list in the possession of the clerk, House Bills numbered 942 through 950 shall be by this resolution read a first and second time by the therein listed titles, laid on the table for printing and referred to the therein designated committees.

Adopted.

INTRODUCTION OF HOUSE BILLS

First, second reading and referral

HB 942, establishing the city of Goffstown. (Poehlman, Knight, Barnard and Monier of Hillsborough Dist. 4 — To Special Committee — Goffstown Delegation.)

HB 943, relating to professional standards review organizations of physicians and surgeons. (Daniels of Hillsborough Dist. 27 — To Public Health and Welfare.)

HB 944, establishing special service fees for certain number plates and establishing an office management fund for the division of motor vehicles. (Woods of Rockingham Dist. 28 — To Transportation and Aeronautics.)

HB 945, relative to the effective date of rules and regulations affecting child-caring agencies. (Sweeney of Hillsborough Dist. 36 — To Public Health and Welfare.)

HB 946, relative to the liability of towns for damage caused by dogs. (Karnis of Hillsborough Dist. 8 — To Municipal and County Government.)

HB 947, relative to the notification by insurance companies to their insured of the final cost of settlement of automobile claims. (Soule of Rockingham Dist. 4 — To Banks and Insurance.)

HB 948, imposing an additional percentage of certain fines as part of the fine and providing for the disbursement of said additional fine to the program on alcohol and drug abuse. (Knight of Hillsborough Dist. 4 — To Judiciary.)

HB 949, to provide for the settlement of disputes over the title to real and personal property. (Sayer of Rockingham Dist. 7 — To Judiciary.)

HB 950, providing for the appointment of a superintendent of the house of corrections of Belknap county. (Rules Committee for Roberts of Belknap Dist. 6 — To Special Committee — Belknap Delegation.)

SENATE MESSAGES

CONCURRENCE ON HOUSE BILL
WITH AMENDMENT

HB 32, providing for county contributions to tuition paid for the education of handicapped children.

(Amendment printed in SJ 5-11-71)

Rep. Hanson moved that the House concur with the Senate amendment.

Adopted.

Rep. Gordon requested a quorum count.

264 members having answered, a quorum was present.

INTRODUCTION OF SENATE BILLS

First, second reading and referral

SB 112, relative to fingerprinting all state employees. Judiciary.

SB 151, relative to reimbursement for damages caused by vandalism. Judiciary

COMMITTEE REPORTS

HB 501

relative to the board of chiropractice examiners and registration, and making an appropriation therefor. Ought to pass with amendment. Rep. Drake for Appropriations.

AMENDMENT

Amend the title of the bill by striking out the same and inserting in place thereof the following:

An Act

relative to the board of chiropractic examiners and registration.

Amend section 4 of the bill by striking out in line four the word "fifteen" and inserting in place thereof the word (twenty) so that said section as amended shall read as follows:

4 License Renewals. Amend RSA 316:17 as amended by 1963, 222:3 by striking out said section and inserting in place thereof the following: 316:17 Renewal. Any person holding a chiropractor's license may have the same renewed upon application and payment of a fee of twenty dollars, and upon submitting satisfactory evidence of continuing education, by attending at least one seminar for each year, approved by said board. In the event of failure to comply with this section said person shall

appear before said board to show cause why his license should not be suspended. The requirement of educational seminars shall apply to resident chiropractors practicing in this state.

Amend the bill by striking out sections 5 and 6 and insert in place thereof the following new section:

5 Effective Date. This act shall take effect July 1, 1971.

Amendment adopted.

Ordered to third reading.

HB 643

relative to supervisory audits of credit unions. Ought to pass. Rep. Lamy for Banks and Insurance.

Clarifies audit statutes of credit unions.

Ordered to third reading.

HB 742

to amend the charters of certain savings banks. Ought to pass. Rep. Tremblay for Banks and Insurance.

Amends charters of two savings banks.

Ordered to third reading.

HB 844

amending the management-employee relations act. Inexpedient to legislate. Rep. Shirley Clark for Executive Departments and Administration.

Duplicates existing statute for the most part. Other parts covered in other legislation.

Resolution adopted.

HB 692

relative to the open season on fisher. Inexpedient to legislate. Rep. Maynard for Fish and Game.

Committee feels already covered.

Resolution adopted.

HB 697

providing for the distribution of a list of persons ineligible to apply for hunting, fishing or trapping license. Inexpedient to legislate. Rep. Chamberlin for Fish and Game.

Would have provided a list of persons ineligible for license. Committee feels this is already being done as well as possible.

Resolution adopted.

HB 703

providing that no person shall furnish to another person a license issued to himself. Ought to pass. Rep. Kinney for Fish and Game.

No person shall furnish to another person a license issued to himself.

Ordered to third reading.

HB 808

relative to unfair sales practices and the enforcement of the unfair sales act. Ought to pass with amendment. Rep. Andrews for Judiciary.

As amended the bill transfers consumer protection authority from county attorneys to attorney general.

AMENDMENT

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Attorney General to Enforce. Amend RSA 358:4 by striking out the section and inserting in place thereof the following: 358:4 Superior Court Jurisdiction. Upon complaint of any person to the attorney general and upon a finding by him that the complaint has merit, the attorney general shall bring action in the name of the state to enforce, and restrain the violation of, this chapter. Said section shall be brought in the superior court which shall have jurisdiction to restrain and enjoin any act forbidden or declared illegal by any provision of this chapter.

2 Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted.

Ordered to third reading.

HB 540

amending the charter of the union school district of Keene

relative to the term of office of the treasurer. Ought to pass with amendment. Rep. Raymond for Keene Delegation.

AMENDMENT

Amend the title of the bill by striking out the same and inserting in place thereof the following:

AN ACT

amending the charter of the union school district of Keene to provide that the treasurer be appointed by the school board.

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Election of Treasurer. Amend Laws of 1967, 566:2 by inserting in line two after the word "officers" the words (except the treasurer,) so that said section as amended shall read as follows: 566:2 Elections. After the effective date of this act, the district shall elect its district officers, except the treasurer, annually at the regular municipal election for the city of Keene held in November in odd numbered years and at the regular biennial election held in said city in November in even numbered years. The election officials for said city shall conduct the election for school district officers under the same provisions that govern the election of city officials. All members of the school board shall be elected at large.

2 Treasurer. Amend Laws of 1969, 566 by inserting after section 2 the following new section: 566:2-a Treasurer Appointment and Term. The treasurer shall be appointed by the school board for a term of one year and may be removed by them for cause. Vacancies shall be filled by appointment of the board for the unexpired term. The initial appointment pursuant to this section shall be for a term commencing July 1, 1972.

3 Limitation of Term of Last Elected Treasurer. Notwithstanding any provisions of Laws of 1969, 566, as amended, to the contrary, if the provisions of this act are approved by the voters of the union school district at the municipal election held in November, 1971 the term of office of the school district treasurer elected at said election shall be only from January 1, 1972 to June 30, 1972.

4 Referendum. The clerk of the union school district of Keene shall prepare referendum ballots for use by the voters at

the municipal election of the city of Keene to be held in November, 1971, upon which shall be printed the question: "Shall the provisions of an act entitled 'An Act amending the charter of the union school district of Keene to provide that the treasurer be appointed by the school board' enacted by the 1971 session of the legislature be adopted?" Beneath this question shall be printed the word "Yes" and the word "No" with a square immediately opposite each such word in which the voter may indicate his choice. Said ballots shall be delivered by the district clerk to the city clerk of the city of Keene, who shall deliver the same to the election officials in the several wards at the same time that ballots for the election of city officials at said election are delivered. If a majority of the voters present and voting on the question shall signify their approval thereof, this act shall be declared adopted. Ballots cast on said question shall be counted and the results announced by the city election officials in the manner prescribed in RSA 59:69. Ward moderators shall forthwith certify the results of said vote in their respective wards to the district clerk; and the district clerk shall within ten days after said election certify to the secretary of state the result of the vote on said question.

5 Effective Date. Section 4 of this act shall take effect sixty days after its passage and the remaining sections shall take effect when declared adopted as provided in said section.

Amendment adopted.

Ordered to third reading.

HB 683

establishing a finance officer for the city of Manchester and defining his duties. Ought to pass with amendment. Rep. Lemieux for Manchester Delegation.

AMENDMENT

Amend the bill by striking out section 3 of the bill and inserting in place thereof the following:

3 Term and Salary. The finance officer shall hold office for two years, unless sooner removed for just cause, and until his successor is chosen and duly qualified; and if a vacancy shall occur in said office, the same shall be filled by the board of mayor and aldermen; and he shall receive as compensation for

his services such salary as the board of mayor and aldermen shall fix.

Amend the bill by striking out all after section 4 and inserting in place thereof the following:

5 Referendum. The provisions of this act shall not take effect unless it is adopted by a majority vote at the biennial election held in the city of Manchester in November, 1971, as hereinafter provided. The city clerk then in office shall cause to be placed at the bottom of the regular election ballot the following question: "Shall the provisions of an act establishing a finance officer for the city of Manchester and defining his duties and eliminating the positions of city auditor and city treasurer, passed at the 1971 session of the legislature, be adopted?" Beneath the question shall be printed the word "Yes" and the word "No" with a square immediately opposite each word in which the voter may indicate his choice. The referendum relative to the adoption of this chapter shall be conducted in every way, except as otherwise herein provided, in the same manner as the election of officers. If a majority of those voting on this question at said election vote in the affirmative on this question, this act shall be declared to have been adopted. Within ten days after said election, the city clerk shall certify to the secretary of state the result of said vote. The mayor and aldermen shall certify to the secretary of state the effective date of section 1, 2, 3 and 4 of this act.

6 Effective Date. Section 5 of this act shall take effect upon its passage, and if the act is adopted at the election in November, 1971, the mayor and aldermen of the city of Manchester, at their next regular meeting held after the November, 1971 election, shall establish a particular date identified by the day and year on which the remainder of this act shall take effect.

Amendment adopted.

Ordered to third reading.

HB 804

legalizing the school district meeting in the towns of Belmont and Canterbury. Ought to pass. Rep. Bednar for Municipal and County Government.

Ordered to third reading.

HB 871

relative to the fee for licensing unspayed dogs. Inexpedient to legislate. Rep. Hanson for Municipal and County Government.

Covered by pending legislation.

Resolution adopted.

HB 646

prohibiting certain billboards and regulating outdoor advertising. Inexpedient to legislate. Rep. Charles Cummings for Public Works.

Resolution adopted.

HB 710

relative to temporary and seasonal employees of the highway department. Inexpedient to legislate. Rep. Fortier for Public Works.

At the request of the sponsor.

Resolution adopted.

HB 847

relative to the regulation of outdoor advertising and establishing a travel information council. Inexpedient to legislate. Rep. Charles Cummings for Public Works.

Resolution adopted.

HB 701

legalizing proceedings of the special school district meeting and election, and the town meeting held in Conway on December 16, 1970 and March 9 and 11, 1971. Ought to pass. Rep. Burleigh for Statutory Revision.

Ordered to third reading.

HB 830

naming Loon Mountain Road. Ought to pass. Rep. Keefe for Statutory Revision.

Bill explains itself.

Ordered to third reading.

HB 733

relative to operating snow traveling vehicles in the vicinity of ice fishermen. Ought to pass with amendment. Rep. Hamel for Transportation.

Will prohibit snowmobiles from going within 150 feet of ice fishermen except when entering or leaving the ice or during emergency operations.

AMENDMENT

Amend section 1 of the bill by striking out the same and inserting in place thereof the following:

1 Interference With Ice Fishing. Amend RSA 269-B:13 (supp) as inserted by 1969, 488:1 by inserting after paragraph V the following new paragraph: VI. No person shall operate a snow traveling vehicle upon any lake or pond being used by ice fishermen closer than one hundred fifty feet to any occupied so-called bobhouse, fishing shanty or fishing hole other than the one which he occupies. The provisions of this section shall not apply to any person engaged in emergency rescue operations or public service of any description or persons entering upon or leaving the ice.

Amendment adopted.

Ordered to third reading.

HB 798

requiring notice of junking of motor vehicles. Ought to pass with amendment. Rep. Hamel for Transportation.

Clarifies the procedure for reporting junked cars to the Title Bureau. Amendment eliminates second section which is already covered under existing law.

AMENDMENT

Amend the bill by striking out section 2 and renumbering section 3 to read section 2.

Amendment adopted.

Ordered to third reading.

HB 802

increasing the minimum wage. Ought to pass with amend-

ment. Rep. Malcolm Stevenson for Labor, Human Resources and Rehabilitation.

AMENDMENT

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Minimum Wage. Amend RSA 279:21 (supp) as amended by 1955, 288:1; 1957, 311:1; 1959, 275:1; 1963, 203:1 and 1967, 440:10 by striking out the introductory paragraph and inserting in place thereof the following: 279:21 Minimum Hourly Rate. No person, firm or corporation shall employ any employee at a rate of less than the rate required by the federal minimum wage law. The limitation imposed hereby shall be subject to the following exceptions.

Amendment adopted.

Rep. Joseph Cote offered an amendment.

Rep. Cote explained his amendment.

Rep. Merrill spoke against the amendment.

Rep. Gerry Parker requested a division.

It being manifestly in the negative, the amendment lost.

Ordered to third reading.

VACATE

Rep. Lawton moved that the order whereby SCR 4, memorializing the Congress of the United States, requesting the members of the New Hampshire congressional delegation to seek legislation which will return a portion of the federal income tax to the states, to Constitutional Revision, be vacated and taken up at the present time, and spoke in favor of his motion.

Reps. Gerry Parker, James O'Neil, and Radway spoke against the motion.

Reps. Joseph Eaton, Gordon and Elmer Johnson spoke in favor of the motion.

(discussion)

Rep. Dion moved the previous question; sufficiently seconded.

Adopted.

On a vv the Speaker was in doubt and requested a division.

139 members having voted in the affirmative and 160 in the negative, the motion lost.

The Speaker called for the special order for 11:01

HB 600

relative to the administration of the revenue laws and making an appropriation therefor. Ought to pass with amendment. Rep. Shirley Clark for Executive Departments and Administration.

At the request of Rep. Lawton, Rep. Shirley Clark answered questions.

(discussion)

Reps. Bednar, French and Hackler spoke against the amendment.

Rep. James O'Neil spoke in favor of the bill and amendment.

Rep. Donald Chase moved the previous question; sufficiently seconded.

Adopted.

Amendment lost.

Referred to Appropriations.

RECESS

AFTER RECESS

Rep. Bednar requested that the Speaker allow him to offer a standing motion that when the previous question is moved it be on the amendment only, if there is one, unless otherwise ordered by the House.

The Speaker agreed.

Rep. Brummer moved that in Rule 20, the order of precedence of motions be changed by interchanging section 6, to amend, and section 7 to postpone indefinitely.

Referred to the Committee on Rules.

Rep. Gordon moved that the order whereby Rep. Brummer's motion was referred to the Committee on Rules be vacated and it be taken up at the present time.

Reps. Healy and Bednar spoke in favor of the motion.

Reps. Haller and Bowles spoke against the motion.

Rep. Vachon moved the previous question on the motion to vacate.

Adopted.

A division was requested.

It being manifestly in the affirmative the motion carried.

The question being on the Brummer motion.

Rep. MacDonald spoke against the motion.

Reps. Coutermarsh, Trowbridge, Healy and Malcolm Stevenson spoke in favor of the motion.

Rep. Vachon moved the previous question on Rep. Brummer's motion.

Adopted.

Rep. Raiche requested a division.

It being manifestly in the affirmative the motion carried.

RECONSIDERATION

Rep. James O'Neil, having voted with the majority, moved that the House reconsider its action in limiting of debate on HB 600, relative to the administration of the revenue laws and making an appropriation therefor, and spoke in favor of the motion.

Adopted.

RECONSIDERATION

Rep. James O'Neil, having voted with the majority, moved that the House reconsider its action in referring HB 600 to Appropriations, and spoke in favor of the motion.

Adopted.

Rep. Bednar moved that HB 600 be indefinitely postponed, and spoke in favor of the motion.

Rep. Williamson spoke against the motion.

HB 600 indefinitely postponed.

The Speaker called for the special order for 11:02:

HB 144

exempting the first six thousand dollars of profit earned by an individual from the business profits tax. Inexpedient to legislate.

Rep. Read moved that HB 144 be made a special order of business for 11:01 on Thursday, May 20th and spoke in favor of the motion.

Rep. James O'Neil spoke in favor of the motion.

Adopted.

HB 369

to assist in reducing the tax on real property by imposing a tax on the sale of tangible personal property and distributing a portion of the receipts to the cities and towns within the state of New Hampshire. Inexpedient to legislate. Rep. Elmer Johnson for Ways and Means.

This 3% sales tax, exempting food, clothing under \$150 and drugs, would produce approximately \$22.5 million, with 75% earmarked for return to the cities and towns on a per capita basis.

Rep. Gerry Parker requested the yeas and nays, sufficiently seconded by five members.

ROLL CALL

YEAS: 317 NAYS: 31

YEAS

HILLSBOROUGH COUNTY:

Humphrey, Howard S., Eaton, Joseph M., Withington, Sawyer, Barnard, Knight, Poehlman, Weilbrenner, Colburn, Daloz, Mann, Arthur F., Murray, Karnis, Eaton, Clyde S., Heald, Philip C., Warren, Coburn, Bragdon, Hall, Belzil,

Bouchard, Maurice L., Parker, Gerry F., Lesage, Trombley, Drabinowicz, Mason, Desmarais, Gardner, Cleon J., Lachance, Chamard, Cote, Margaret S., O'Neil, Robert, Aubut, Boisvert, Wilfrid A., Grandmaison, Davidson, Ouellette, Sirois, Bissonnette, Coutermarsh, Gabriel, Alukonis, Bednar, Keeney, Rodgers, Peabody, Arthur H., Dwyer, Lyons, Bridges, Van Loan, Abbott, Ainley, Daniels, Milne, Ackerson, Barrett, Gerald J., Bourassa, Montplaisir, Murphy, Francis, Bruton, Cote, Joseph L., Dion, Duhaime, Armand L., Cullity, McDermott, Welch, John L., Walsh, Barrett, Clancy, Healy, Lynch, John T., McDonough, Boisvert, Emile E., Leclerc, Sysyn, Simard, Champagne, Chevrette, Derome, Lemieux, Raiche, St. Onge, Robinson, Belanger, Lynch, Doris T., O'Connor, James P., Sweeney, Clear, Lamy, Murphy, Dennis J., Levasseur, Martineau, Allard, Brunelle, Lambert, Lavallee, Lesmerises, Burke, Grady, O'Connor, Timothy K., Vachon.

MERRIMACK COUNTY:

Sherman, Bigelow, Hardy, Parker, Harry C., Reddy, Enright, Riley, Gamache, Gordon, Little, Avery, Perkins, Kopperl, Thompson, Doris L., Burleigh, Dempsey, Piper, Chapley, Greeley, Humphrey, James A., York, Edward H., Haller, Filides. Howland, Wilson, Ralph W., Fuller, Woodward, Welch, Shirley B.

ROCKINGHAM COUNTY:

Fernald, Wilson, Helen F., Soule, Adams, Gay, MacGregor, Read, Senter, Lovell, Belair, Gelt, O'Neil, Robert E., Sayer, Smith, Philip A., Clark, Ernest D., White, Palmer, Schwaner, Spollett, Cummings, Charles E., Benton, Greenwood, Goodrich, Vey, Sewall, Twardus, Scamman, Collishaw, Eastman, Junkins, Page, Varrill, Hamel, Randall, Fiske, Greene, Weeks, Keefe, McEachern, Chandler, Griffin, Ruth L., Quirk, Dame, Palfrey, Bowles, Jameson, Croft.

STRAFFORD COUNTY:

McIntire, Canney, Smith, Elmer C., Stevenson, Douglas M., Beckett, Tirrell, Joncas, Maloomian, Habel, Chasse, Hebert, Boire, Towle, Ineson, Ruel, Beaudoin, Sylvain, Dunlap, Preston, Balomenos, Tripp, Leighton, Peabody, Raymond B., Bern-

ard, Webber, Fellows, Mudgett, Young, Kinney, Richardson, Harriett W. B.

SULLIVAN COUNTY:

Townsend, Chase, Donald R., Gaffney, Rousseau, Nahil, Spaulding, Roma A., Barrows, Burrows, D'Amante, Downing, Flint, Saggiotes, Galbraith, Fleming, Williamson.

BELKNAP COUNTY:

Urie, French, Lawton, Roberts, Charles B., Wilkinson, Nighswander, Wuelper, Roberts, George B., Mutzbauer, Hood, McCarthy, Drouin, Huot, Head, Dulac, Randlett, Maguire, Whittemore.

CARROLL COUNTY:

Howard, Donalda K., Cox, Davis, Esther M., Lagroe, Hayes, Conley, Davis, Dorothy W., Webster, Chase, Russell C., Clafin.

CHESHIRE COUNTY:

Ballam, Johnson, Edward A., Churchill, Forbes, Yardley, Cournoyer, Forcier, Allen, Bennett, Coughlin, Hackler, Raymond, Vogel, Ames, Heald, Cleon E., Streeter, Shortlidge, Moran.

COOS COUNTY:

Huggins, Bushey, Hunt, Mayhew, Drake, Lee, Burns, O'Hara, Oleson, Dubey, Fortier, Roy, Desilets, Studd, York, Elmer H., Brungot, McCuin, Oswell, Bouchard, Gagnon, Theriault, Kidder, Richardson, Mabel L.

GRAFTON COUNTY:

Gardner, Van H., Rich, Stevenson, Malcolm J., Tilton, Higgins, McGee, Brummer, Chamberlin, Mann, Ezra B., Anderson, Menge, Bradley, David H., Nutt, Radway, Gemmill, Dow, Foster, Duhaime, Roger M., Tremblay, Dudley, Altman, Blain, Hopkins, Buckman, Bell, Bradley, Richard L., Mitchell.

NAYS

HILLSBOROUGH COUNTY:

Carter, Ferguson, Cobleigh.

MERRIMACK COUNTY:

Andrews, Hanson, Bartlett, Mattice, Davis, Alice, McLane, Miner, Underwood, MacDonald, Sanders, Glavin.

ROCKINGHAM COUNTY:

Stimmell, Griffin, Margaret A., Cheney, George L., Casassa, Hammond, Woods.

STRAFFORD COUNTY:

Clark, Shirley M., Thompson, Barbara C.

SULLIVAN COUNTY:

Campbell, Frizzell.

BELKNAP COUNTY:

None.

CARROLL COUNTY:

None.

CHESHIRE COUNTY:

Trowbridge, Mallat, Barker, Cummings, Richard E., Drew.

COOS COUNTY:

Cook, Noyes.

GRAFTON COUNTY:

None.

Rep. Michels recorded in favor.

PAIRS

Rep. Brocklebank voting yes; Rep. Sears voting no.

Rep. Boucher voting yes; Rep. Kenneth W. Spalding voting no.

and the motion was adopted.

Rep. Vachon moved that HB 369 be indefinitely postponed.

Adopted.

RECONSIDERATION

Rep. Vachon, having voted with the majority, moved that the House reconsider its action in indefinitely postponing HB 369 and spoke against the motion.

Motion lost.

RECONSIDERATION

Rep. Ferguson, having voted with the majority, moved that the House reconsider its action in concurring with the Senate Amendment to HB 242, providing that the registration of voters be postponed until 1973 and established a committee to study and report on the form of checklists, and spoke in favor of the motion.

Reps. MacDonald and Hanson spoke against the motion.

Rep. Bednar spoke in favor of the motion.

(Discussion)

Motion lost.

Rep. Trowbridge moved that HB 328, repealing the statute providing that the labor commissioner shall establish the minimum wages paid by the state and its political subdivisions in the construction of public works and enacting an anti-kick-back in public works statute, be taken off the table.

Adopted.

Rep. Trowbridge moved that the House nonconcur with the Senate Amendment to HB 328 and that a committee of conference be established.

Reps. Gordon, Trowbridge and Coutermarsh spoke in favor of the motion.

Adopted.

The Speaker appointed Reps. Trowbridge, Coutermarsh and Hanson.

BILLS PLACED ON CALENDAR UNDER RULE 57

(Overdue for Report)

Executive Departments and Administration

HB 380, to establish a state employees labor relations commission, and making an appropriation therefor.

Judiciary

HB 620, to establish a criminal code.

Joint Committee: Resources, Recreation & Development and Environmental Quality and Agriculture

HB 668, clarifying the ownership of inter-tidal lands.

Placed on Calendar for May 18.

BILLS PLACED ON CALENDAR UNDER RULE 43

(Overdue for Hearing)

Judiciary

SB 70, to provide employees with a priority of claim for wages earned.

Placed on Calendar for May 18.

On motion of Rep. George Roberts the rules of the House were so far suspended as to permit business in order at the late session to be in order at the present time, that third reading of bills be by title only, and that when the House adjourns today it be to meet tomorrow at 11:00 a.m.

LATE SESSION

Third reading and passage by House

HB 501, relative to the board of chiropractic examiners and registration.

HB 643, relative to supervisory audits of credit unions.

HB 742, to amend the charters of certain savings banks.

HB 703, providing that no person shall furnish to another person a license issued to himself.

HB 808, relative to unfair sales practices and the enforcement of the unfair sales act.

HB 540, amending the charter of the union school district of Keene to provide that the treasurer be appointed by the school board.

HB 683, establishing a finance officer for the city of Manchester and defining his duties.

RECONSIDERATION

Rep. Vachon, having voted with the majority, moved that the House reconsider its action in passing HB 683, and spoke against the motion.

Motion lost.

HB 804, legalizing the school district meeting in the towns of Belmont and Canterbury.

HB 701, legalizing proceedings of the special school district meeting and election, and the town meeting held in Conway on December 16, 1970 and March 9 and 11, 1971.

HB 830, naming Loon Mountain Road.

HB 733, relative to operating snow traveling vehicles in the vicinity of ice fishermen.

HB 798, requiring notice of junking of motor vehicles.

HB 802, increasing the minimum wage.

On motion of Rep. Spollett the House adjourned at 4:20 P.M.

Thursday, 13May71

The House met at 11:00 o'clock.

Prayer was offered by House Chapain, Rev. William L. Shafer.

ALMIGHTY and ETERNAL FATHER, Creator and Sustainer of all that is committed to our trust, quietly and humbly we join together to seek Thy valued counsel. Prepare us to undertake the privileges and responsibilities of our elected offices with care and concern. Defend us from adversity and expediency, keep us ever alert to the common good of those we represent, abounding in truth and wisdom. In moments of darkness, doubt, or indecision, may Thy Presence, O LORD, illuminate our pathway. May our decisions be dynamic and dedicated to the noble purposes of liberty, freedom, and justice. Continually bless and preserve each Member of this "House of Democracy" in their honorable service to their "Granite State" and her citizens. Grant unto us these wishes, we pray in Thy benevolent Name. Amen.

Rep. Collishaw led the Pledge of Allegiance.

LEAVES OF ABSENCE

Rep. Grady, the day, illness.

Reps. Davidson and Allen, the day, important business.

Rep. Morrison, today and Monday, important business.

RESOLUTION

Rep. O'Neil offered the following resolution:

Resolved, that in accordance with the list in the possession of the clerk, House Bills numbered 951 and 952 and House Joint Resolution number 51 shall be by this resolution read a first and second time by the therein listed titles, laid on the table for printing and referred to the therein designated committees.

Adopted.

INTRODUCTION OF HOUSE BILLS

First, second reading & referral

HB 951, establishing a New Hampshire fruit and wine marketing committee. (Rules Committee for Rep. Wuelper, Belknap Dist. 5; Heald, Hillborough Dist. 10; Roberts, Belknap Dist. 6; and Johnson, Cheshire Dist. 9 — To Environmental Quality and Agriculture.)

HB 952, relative to investments by public utility companies. (Bednar of Hillsborough Dist. 23 — To Executive Departments and Administration.)

HJR 51, relative to retirement credit for Robert J. Prowse. (Howard of Merrimack Dist. 26 — To Claims, Military and Veterans Affairs.)

SENATE MESSAGE
CONCURRENCE

HB 325, authorizing the water resources board to control the release or withholding of stored water if necessary for the public health or safety.

BILLS PLACED ON CALENDAR UNDER RULE 43
(Overdue for Hearing)

Resources, Recreation and Development

HB 768, relative to sewer rates.

Placed on calendar for Wednesday, May 19.

BILLS PLACED ON CALENDAR UNDER RULE 57
(Overdue for Report)

LIQUOR LAWS

HB 386, increasing the fees for licenses and permits for the sale of liquor and beer.

JUDICIARY

HB 507, establishing a Hooksett District Court.

HB 660, requiring certain district courts to hold regular sessions in certain towns within their district.

Placed on Calendar for Wednesday, May 19.

VACATE

Rep. Hanson moved to vacate reference of HB 936, providing that cooperative school districts may elect district officers at the time and places for the election of town officers in the towns which comprise the district, from the committee on Municipal and County Government to the committee on Education.

COMMITTEE REPORTS

HB 597

relative to the definition of eligible group for the marketing of motor vehicle insurance. Refer to special study committee of five members to be appointed by the Speaker from the membership of the Banks and Insurance Committee, to report back to the next convened session of the legislature. Rep. Bigelow for Banks and Insurance.

Resolution adopted.

The Speaker delegated his authority to appoint the special study committee to the Deputy Speaker under Rule 16.

HB 736

authorizing bank officers to certify on mortgage applications the value of the property to be mortgaged. Ought to pass. Rep. Woodward for Banks and Insurance.

Facilitates certification of property value.

Ordered to third reading.

HB 738

permitting banks to suspend business during emergencies and for other reasons. Ought to pass with amendment. Rep. Lamy for Banks and Insurance.

Permits banks to close in emergencies.

AMENDMENT

Amend RSA 384-C:2, I as inserted by section 1 of the bill by striking out said paragraph and renumbering paragraph II to read paragraph I.

Amendment adopted.

Ordered to third reading.

HB 645

relative to the practice of veterinary medicine in New Hampshire. Ought to pass with amendment. Rep. Colburn for Environmental Quality and Agriculture.

Revises statutes relative to the practice of veterinary medicine in New Hampshire.

AMENDMENT

Amend RSA 332-A:1, III (a) as inserted by section 1 of the bill by striking out the same and inserting in place thereof the following:

(a) To diagnose, treat, correct, change, relieve, or prevent animal disease, deformity, defect, injury, or other physical or mental conditions; including the prescription or administration of any drug, medicine, biologic, apparatus, application, anesthetic, or other therapeutic or diagnostic substance or technique, and the use of any manual or mechanical procedure for testing for pregnancy, or for correcting sterility, or infertility, or to render advice or recommendation with regard to any of the above.

Amend RSA 332-A:2 as inserted by section 1 of the bill by adding after paragraph VIII the following new paragraph:

IX. A person from doing veterinary or surgical work or give advice to his neighbors; provided that he does not make a regular practice or receive pecuniary consideration.

Amend RSA 332-A:7, XI as inserted by section 1 of the bill by striking out the same and inserting in place thereof the following:

XI. Adopt recommendations, when deemed necessary, that require veterinarians in this state to present evidence to the board that they have complied with the requirements of continuing education for relicensure.

Amendment adopted.

Ordered to third reading.

SB 27

to provide procedures for the prevention and cleanup of oil spillage in public waters. Ought to pass. Rep. Colburn for Environmental Quality and Agriculture.

Provides procedures that will expedite cleanup of oil spillage and encourages private organizations to assist in the effort.

Referred to Appropriations.

HB 347

relative to the manner and season for the taking of fin fish or crustaceans in estuarine or coastal waters and relative to trawling licenses. Inexpedient to legislate. Rep. Maynard for Fish and Game.

Committee feels HB 583 is a better bill.

Resolution adopted.

HB 677

abolishing the requirement that all poll and head taxes be paid prior to issuance of a license to hunt or fish. Inexpedient to legislate. Rep. Hunt for Fish and Game.

Would abolish requirement that head and poll taxes be paid before issuance of a license.

Resolution adopted.

HB 685

providing that the Winnicut river in Greenland be closed to all fishing March first to June thirtieth. Inexpedient to legislate. Rep. Randall for Fish and Game.

Would close the Winnicut river to fishing.

Resolution adopted.

HB 690

providing a closed season for salt water smelt. Ought to pass. Rep. Kinney for Fish and Game.

Providing a closed season for salt water smelt.

Ordered to third reading.

HB 839

relative to fees charged by the Hillsborough county register of deeds. Ought to pass. Rep. Drabinowicz for Hillsborough County Delegation.

Ordered to third reading.

SB 69

relative to hawkers and peddlers. Inexpedient to legislate. Rep. Drabinowicz for Judiciary.

Resolution adopted.

HB 670

to permit use by towns and cities of property acquired by tax collector's deed. Ought to pass. Rep. Hanson for Municipal and County Government.

Ordered to third reading.

HB 801

relative to the appointment of election inspectors. Inexpedient to legislate. Rep. Timothy O'Connor for Municipal and County Government.

Resolution adopted.

HB 846

requiring preliminary notice to taxpayer of increase in assessment. Inexpedient to legislate. Rep. Cox for Municipal and County Government.

Resolution adopted.

HB 580

authorizing the certification of certain laboratory facilities for standard testing. Inexpedient to legislate. Rep. Roma Spaulding for Public Health and Welfare.

Outlying labs not equipped or properly staffed.

Resolution adopted.

HB 722

to extend maturity dates of bonds for special facilities at the University of New Hampshire. Inexpedient to legislate. Rep. Coburn for Public Works.

Resolution adopted.

HB 805

relative to the color of highway yield. Ought to pass. Rep. Fortier for Public Works.

Changes the standards from black and yellow to red and white as specified by the Manual on Traffic Control Devices which establishes standards for the entire nation.

Ordered to third reading.

HB 843

authorizing provisional licenses in emergency situations for nursing home administrators. Ought to pass with amendment. Rep. Charles Cummings for State Institutions.

This bill provides for compliance with federal regulations.

AMENDMENT

Amend the title of the bill by striking out the same and inserting in place thereof the following:

AN ACT

authorizing emergency licenses in emergency situations for nursing home administrators.

Amend section 1 of the bill by striking out the same and inserting in place thereof the following:

1 Emergency Licenses Authorized. Amend RSA 151-A:7, II (supp) as inserted by 1969, 459:1 by inserting at the end thereof the following new paragraph: (c) Under emergency conditions the secretary of the board in his discretion subject to the confirmation of the board may issue an emergency license to a person of good character and suitability to act in the capacity of an administrator under the supervision of a licensed administrator pending action by the board until the next examination or not to exceed six months.

Amendment adopted.

Ordered to third reading.

SB 92

authorizing law enforcement officers to require weighing of motor vehicles. Ought to pass. Rep. Hamel for Transportation.

Strengthens the present law to make it clear that law enforcement officials can require the weighing of vehicles.

Ordered to third reading.

RECONSIDERATION

Rep. Malcolm Stevenson served notice that today or some subsequent day he would ask for reconsideration of the action of the House in passing HB 802, increasing the minimum wage.

RECONSIDERATION

Rep. Weeks, having voted with the majority, moved that the House reconsider its action in ordering HB 645, relative to the practice of veterinary medicine in New Hampshire, to third reading.

Adopted.

HB 645, Referred to Appropriations.

Rep. Shirley Clark moved that the following House Resolution be referred to the Supreme Court.

House Resolution

Whereas, there is pending before the House, Senate Bill 103, an act authorizing the state of New Hampshire to acquire and dispose of industrial facilities, and

Whereas, said bill creates a new chapter to be known as RSA 162-E, State Ownership of Industrial Facilities, which if enacted into law, would enable the Industrial Development Authority created under RSA 162-A to issue bonds in order to acquire industrial facilities by purchase or construction, and, as to each such facility, to lease it to a competent industrial tenant, to mortgage the facility and pledge the revenues under the lease as security for the bonds issued to finance such facility and to convey the facility to the tenant for nominal consideration after full payment or adequate provision for the full payment of those bonds, and

Whereas, under section 162-E:7 of the proposed legislation the governor and council must make certain findings with respect to a project for the establishment or expansion of an industrial facility before the Industrial Development Authority may acquire such facility, execute any lease or trust indenture with respect thereto, or issue any bonds to finance the facility, but such proposed legislation does not purport to designate any particular time or stage during the execution of a project for

the establishment or expansion of an industrial facility after which such findings may no longer be made, and

Whereas, under section 162-E:11 of the proposed legislation, all bonds issued by the Industrial Development Authority pursuant to the proposed legislation and the interest thereon is to be exempt from taxation in the state of New Hampshire, and,

Whereas, under section 162-E:12 of the proposed legislation an industrial facility, while owned by the Industrial Development Authority, is to be exempt from all taxes and special assessments of the state or any political subdivision thereof, but the tenant or occupant of such facility is to be required to make annual payments in lieu of taxes and special assessments for its just share of the public expense as determined by the state tax commission after a hearing, and

Whereas, under Article 12 of Part First, Articles 5 and 6 of Part Second and other provisions of the constitution of New Hampshire and under the Fourteenth Amendment to the Constitution of the United States, public funds may not be used for private ends, and

Whereas, the equal protection clause of the Fourteenth Amendment to the Constitution of the United States and Article 12 of Part First and Article 6 of Part Second of the Constitution of New Hampshire require equality of taxation, subject to reasonable classification of taxpayers, and

Whereas, questions have arisen as to the constitutionality of the proposed act, now therefore be it

Resolved, that the Justices of the Supreme Court be respectfully requested to give their opinion upon the following questions of law:

1. Are the provisions of the proposed legislation for the acquisition, financing, lease and sale of an industrial facility unconstitutional as an authorization of the expenditure of public funds for other than a public purpose?

2. If the answer to question number 1 is negative, is there any particular time or stage during the execution of a project for the establishment or expansion of an industrial facility after which the governor and council may no longer constitutionally make the findings required by section 162-E:7?

3. If there is a particular time or stage during the execution of a project after which the required findings may no longer be made constitutionally, is such time or stage (a) the commencement of construction of the project, or (b) the completion of construction of the project, or (c) the placing of the project in full operation, or (d) some other time or stage?

4. Are the provisions of section 162-E:11 of the proposed legislation, which exempt from taxation in the state of New Hampshire the bonds issued by the Industrial Development Authority and the interest thereon, constitutional?

5. Are the provisions of section 162-E:12 of the proposed legislation exempting industrial facilities from taxation but requiring annual payments in lieu of taxes and special assessments, which payments are determined by the state tax commission to be a just share of the public expense, constitutional?

6. In all respects, other than those to which the preceding five questions relate, is the proposed legislation constitutional upon its face?

BE IT FURTHER RESOLVED that the Speaker transmit seven copies of this resolution and of SB 103 to the Clerk of the Supreme Court for consideration by said court.

Rep. Clark moved to dispense with the reading of the resolution.

Adopted.

Rep. Clark explained the resolution.

Resolution referred to the Supreme Court for advisory opinion.

HB 672

requiring the disclosure of gasoline octane rating. Ought to pass with amendment. Rep. Colburn for Environmental Quality and Agriculture.

Mild form of consumer protection.

AMENDMENT

Amend section 1 of the bill by striking out the same and inserting in place thereof the following:

1 Octane Rating. Amend RSA 339 by inserting after section 26 the following new section: 339:26-a Disclosure of Octane Rating. No person shall sell or hold for sale to the general public gasoline unless he shall display or cause to be displayed clearly and conspicuously on the pump through which said gasoline is dispensed the minimum research octane number of the gasoline sold or being held for sale. For the purposes of this section, "research octane rating" shall mean the research octane rating as described in the American Society for Testing Materials standard specifications for gasoline. Whoever violates the provisions of this section shall be fined not less than one hundred dollars. The provisions of this section shall not apply to gasoline sold for aviation purposes.

At the request of Rep. Elmer Johnson, Rep Donald Chase explained the bill.

(discussion)

Rep. Elmer Johnson moved that HB 672 be referred to Legislative Study Committee and spoke in favor of the motion.

Rep. Fortier spoke against the motion.

Rep. Donald Chase explained HB 672.

Rep Russell Chase spoke in favor of the motion.

Reps. Richard Bradley and Greene spoke against the motion.

Motion lost.

Amendment adopted.

Ordered to third reading.

ENROLLED BILLS REPORT

HB 32, providing for county contributions to tuition paid for education of handicapped children in Cheshire County.

HB 242, providing that the reregistration of voters be postponed until 1973 and establishing a committee to study and report on the form of checklists.

HB 325, authorizing the Water Resources Board to control the release or withholding of stored water if necessary for the public health or safety.

SB 16, relative to the establishment of the position and salary of the associate justice and deputy clerk of the Nashua District Court.

SB 67, to permit a licensee forty-eight hours to present license and registration to law enforcement officials after a lawful request therefor.

SB 71, establishing a study committee to report on the feasibility of making available state owned recreational areas to disadvantaged New Hampshire residents.

Roxie A. Forbes
For The Committee.

HB 681

relative to the protection of motor vehicle purchasers. Ought to pass with amendment. Rep. Hamel for Transportation.

This consumer protection bill, as amended, (1) makes it illegal to turn back an odometer and provides a penalty and (2) requires that a used car being offered for sale have a signed statement by the previous owner stating the mileage at the time he sold it.

AMENDMENT

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Readjustment of Odometer, Hour Meter, etc. Amend RSA 580 by inserting after section 8 the following new sections: 580:8-a Prohibition Against Changing Odometer and Hour Meter Reading. If any person tampers with, changes, turns back, or readjusts the instrument known as an "odometer" or "hour meter" as the case may be in a motor vehicle, highway building appliance, snowmobile, airplane or boat which instrument is designed to show by numbers or words the distance traveled or the use sustained by said motor vehicle, highway building appliance, snowmobile, airplane, or boat shall be fined not less than one hundred dollars nor more than five hundred dollars for the first offense and not less than five hundred nor more than two thousand for each subsequent offense; provided, however, that nothing contained herein shall be construed to prevent the service, repair or replacement of a mileage or hour registering

instrument which by reason or normal use, wear, or through damage requires services, repair, or replacement.

580:8-b Mileage to be Displayed. It shall be unlawful for any person to sell or offer for sale any used or previously owned motor vehicle unless there is prominently displayed on a side window to the rear of the driver's seat a statement, signed by the previous owner subject to the pains and penalties of perjury, disclosing the mileage of said vehicle at the time he sold or traded said vehicle.

2 Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted.

Ordered to third reading.

HB 862

providing for referendum on capital expenditures in municipalities. Inexpedient to legislate. Rep. Ackerson for Municipal and County Government.

At the request of Rep. Levy, Rep. Hanson answered questions.

Rep. Levy offered an amendment.

Rep. Levy moved to dispense with the reading of the amendment.

Adopted.

Rep. Levy explained the amendment.

(discussion)

Rep. Robinson moved that HB 862 be indefinitely postponed and spoke in favor of the motion.

Reps. Hanson, Martineau and Merrill spoke in favor of the motion.

Rep. Chandler moved the previous question on the entire subject matter.

Adopted.

HB 862 indefinitely postponed.

HB 863

providing for referendum on municipality ordinances. Inexpedient to legislate. Rep. Burke for Municipal and County Government.

Resolution adopted.

RECESS**AFTER RECESS****COMMITTEE REPORTS CONTINUED****HB 449**

relative to balloting at town meetings relating to bond issues. Majority: Ought to pass with amendment. Rep. Robert E. O'Neil for Municipal & County Government. Minority: Refer to the Legislative Council. Reps. Mann, Ezra B., Blain, Hanson and Randlett.

The committee majority feels that it is important for more voters to be able to cast their votes on large bond issues. The committee amendment will result in having towns larger than 3500 population have bond issues of \$35,000 and larger placed on printed ballots.

Rep Webster requested a quorum count.

266 members having answered, a quorum was present.

Rep. Russell Chase moved that HB 449 be indefinitely postponed and spoke in favor of the motion.

Reps. Bridges, Robert E. O'Neil, Hardy and Richard Bradley spoke against the motion.

(discussion)

Reps. Harvell, Greene, Belair, Frizzell, Philip Smith and Boucher spoke in favor of the motion.

(Rep. George Roberts in the Chair)

Reps. Nighswander and Hanson spoke in favor of the motion.

Rep. Bednar spoke against the motion.

(Speaker in the Chair)

Rep. Schwaner spoke against the motion.

Reps. James O'Neil and Palmer spoke in favor of the motion.

Rep. Bednar spoke a second time in favor of the motion.

Rep. Bednar requested to speak a third time.

The Speaker ruled that it would take Unanimous Consent to speak a third time.

Rep. Boucher objected.

Rep. Vachon moved the previous question on the entire subject matter.

Adopted.

The question being on the motion to indefinitely postpone HB 449.

On a vv the Speaker was in doubt and requested a division.

209 members having voted in the affirmative, and 96 in the negative, the motion carried, and HB 449 was indefinitely postponed.

Rep. Sherman wishes to be recorded against HB 449.

COMMUNICATION

Honorable Marshall Cobleigh
Speaker of the House

Dear Mr. Speaker:

This is to certify that Francis P. Edes of Newport, Sullivan County, has been sworn in as a Representative by me and the Council, today, in Rindge, New Hampshire.

Sincerely,

Walter Peterson
Governor

Rep. Edes has been assigned seat 99, section 2.

SENATE MESSAGE

INTRODUCTION OF SENATE BILLS

First, second reading & referral

SB 131, abolishing arrest upon civil process. Judiciary.

SB 182, providing that the designee of the Speaker of the House or the President may sign bills. Judiciary

SUSPENSION OF RULES

Rep. Raiche moved that the rules of the House be so far suspended as to dispense with committee reference, hearing, and report and take action at the present time on SB 182.

Adopted by the necessary 2/3.

SUSPENSION OF RULES

Rep. Raiche moved that the rules of the House be further suspended as to put SB 182 on third reading at the present time.

Adopted by the necessary 2/3.

Third reading and passage by House

SB 182, providing that the designee of the Speaker of the House or the President may sign bills.

COMMITTEE REPORTS CONTINUED

HB 553

reinstating the stock and trade tax, providing for return of certain revenue to towns and cities and making an appropriation therefor. Majority: Inexpedient to legislate. Rep. McLane for Ways and Means. Minority: Ought to pass with amendment. Reps. Cullity, Grandmaison, Twardus.

Rep. Reddy moved that HB 553 be indefinitely postponed and spoke in favor of the motion.

(discussion)

Rep. Malcolm Stevenson moved that HB 553 be made a special order for 11:01 Thursday, May 27th and spoke in favor of the motion.

Reps. Beckett, Hughes, Cares, Menge, Levy, Radway and Trowbridge spoke against the motion.

Reps. Monier, Belzil, Joseph Eaton, Richard Bradley, Cleon Gardner and Bednar spoke in favor of the motion.

On request of Rep. Webster, Rep. Malcolm Stevenson answered questions.

On request of Rep. Buckman, Rep. Reddy answered questions.

Rep. Lawton spoke in favor of the motion.

Rep. Zachos spoke against the motion.

The question now on the motion by Rep. Malcolm Stevenson to make HB 553 a Special Order for 11:01 on Thursday, May 27.

Rep. McLane requested the yeas and nays; sufficiently seconded by five members.

ROLL CALL

YEAS: 148 NAYS: 212

YEAS

MERRIMACK COUNTY:

Hardy, Enright, Gamache, Gordon, Avery, Perkins, Thompson, Doris L., Dempsey, Chapley,

ROCKINGHAM COUNTY:

Wilson, Helen F., Boucher, Soule, Adams, MacGregor, Sayer, Smith, Philip A., Schwaner, Greenwood, Vey, Sewall, Twardus, Junkins, Cheney, George L., Maynard, Quirk, Woods.

STRAFFORD COUNTY:

Canney, Smith, Slemr C., Joncas, Maloomian, Chasse, Ineson, Ruel, Beaudoin, Sylvain, Dunlap, Preston, Tripp, Peabody, Raymond B., Bernard, Webber, Fellows, Young, Kinney, Paragian, Richardson, Harriett W. B.

SULLIVAN COUNTY:

Campbell, Barrows, Burrows, D'Amante, Downing, Edes, Williamson.

BELKNAP COUNTY:

Lawton, Hood, McCarthy, Drouin, Prescott, Whittemore.

CARROLL COUNTY:

Howard, Donald K., Cox, Lagroe, Davis, Dorothy W., Webster.

CHESHIRE COUNTY:

Forbes, McGinness, Johnson, Elmer L., Saunders.

COOS COUNTY:

Huggins, O'Hara, Dubey, Desilets, Brungot, Oswell, Kidder.

GRAFTON COUNTY:

Gardner, Van H., Rich, Stevenson, Malcolm J., Tilton, Brummer, Chamberlin, Anderson, Buckman, Bradley, Richard L., Mitchell.

HILLSBOROUGH COUNTY:

Eaton, Joseph M., Withington, Barnard, Monier, Pohlman, Weilbrenner, Karnis, Eaton, Clyde S., Heald, Philip C., Lesage, Drabinowicz, Mason, Gardner, Cleon J., Lachance, Chamard, Aubut, Boisvert, Wilfrid A., Grandmaison, Ouellette, Sirois, Bissonnette, Bednar, Dwyer, Lyons, Bridges, Ackerson, Barrett, Gerald J., Murphy, Francis, Bruton, Cote, Joseph L., Duhaime, Armand L., Cullity, McDermott, Welch, John L., Barrett, Clancy, Healy, Lynch, John T., McDonough, Boisvert, Emile E., Leclerc, Sysyn, Simard, Champagne, Chevette, De-rome, St. Onge, Robinson, Lynch, Doris T., O'Connor, James P., Sweeney, Clear, Lamy, Murphy, Dennis J., Levasseur, Al-lard, Brunelle, Lambert, Lavallee, Lesmerises, Burke, O'Connor, Timothy K., Vachon.

NAYS

MERRIMACK COUNTY:

Andrews, Sherman, Bigelow, Parker, Harry C., Reddy, Hanson, Riley, Little, Bartlett, Kopperl, Burleigh, Piper,

Greeley, Mattice, Humphrey, James A., Michels, Cate, Davis, Alice, Haller, McLane, Miner, Filides, Underwood, MacDonald, Sanders, Wilson, Ralph W., Fuller, Glavin, Howard, C. Edwin, Woodward.

ROCKINGHAM COUNTY:

Fernald, Stimmell, Griffin, Margaret A., Gay, Read, Senter, Lovell, Gelt, Clark, Ernest D., White, Palmer, Spollett, Cummings, Charles E., Benton, Goodrich, Scamman, Collishaw, Eastman, Page, Varrill, Hamel, Randall, Fiske, Casassa, Cunningham, Leavitt, Greene, Hammond, Lockhart, Weeks, Keefe, McEachern, Chandler, Griffin, Ruth L., Dame, Palfrey, Bowles, Jameson, Levy, Croft.

STRAFFORD COUNTY:

McIntire, Stevenson, Douglas, M., Beckett, Clark, Shirley M., Cochrane, Tirrell, Habel, Hebert, Boire, Dumais, Towle, Thompson, Barbara C., Carignan, Balomenos, Leighton, Mudgett, DeWolfe, Maglaras.

SULLIVAN COUNTY:

Townsend, Gaffney, Rouseeau, Nahil, Spaulding, Roma A., Flint, Saggiotes, Frizzell, Galbraith, Fleming.

BELKNAP COUNTY:

Urie, French, Roberts, Charles B., Wilkinson, Nighswander, Wuelper, Roberts, George B., Mutzbauer, Huot, Head, Dulac, Randlett, Maguire.

CARROLL COUNTY:

Davis, Esther M., Hayes, Conley, Chase, Russell C., Claffin, Hughes.

CHESHIRE COUNTY:

Ballam, Johnson, Edward A., Churchill, Trowbridge, Yardley, Allen, Bennett, Coughlin, Dunham, Hackler, O'Neil, James E., Mallat, Raymond, Vogel, Ames, Heald, Cleon E., Shortlidge, Moran, Barker, Cummings, Richard E., Drew.

COOS COUNTY:

Cook, Noyes, Bushey, Hunt, Mayhew, Drake, Lee, Burns, Oleson, Fortier, Roy, Studd, York, Elmer H., McCuin, Bouchard, Gagnon, Theriault.

GRAFTON COUNTY:

Higgins, McGee, LaMott, Mann, Ezra B., Menge, Bradley, David H., Nutt, Radway, Gemmill, Dow, Foster, Duhaime, Roger M., Tremblay, Dudley, Merrill, Altman, Blain, Hopkins, Bell, Sears.

HILLSBOROUGH COUNTY:

Humphrey, Howard S., Sawyer, Knight, Colburn, Daloz, Mann, Arthur F., Murray, Warren, Carter, Coburn, Ferguson, Bragdon, Spalding, Kenneth W., Brocklebank, Hall, Bouchard, Maurice L., Parker, Gerry F., Cote, Margaret S., O'Neil, Robert, Gabriel, Alukonis, Keeney, Rodgers, Cares, Peabody, Arthur H., Harvell, Van Loan, Abbott, Ainley, Daniels, Milne, Zachos, Montplaisir, Dion, Spirou, Raiche, Martineau.

PAIRS

Rep. Belzil voting yes; Rep. Streeter voting no.

Rep. Forcier voting yes; Rep. Shirley B. Welch voting no.

Rep. Cournoyer voting yes; Rep. Tarr voting no.

Rep. Robert E. O'Neil voting yes; Rep. Belair voting no.

Rep. Belanger abstained under Rule 16.
and the motion lost.

Rep. Russell Chase wished to be recorded as voting against the motion.

The question now being on the motion by Rep. Reddy that HB 553 be indefinitely postponed.

Rep. Wilfrid Boisvert requested a division; sufficiently seconded.

229 having voted in the affirmative and 103 in the negative, HB 553 was indefinitely postponed.

ENROLLED BILLS REPORT

SB 182, providing that the designee of the speaker of the house or the president may sign bills.

Roxie A. Forbes
For The Committee.

Rep. McDonough moved that notice of reconsideration on HB 832, repealing the statutes relative to management employee relations in state employment and HB 377, relative to collective bargaining rights of public employees and providing an appropriation for their implementation be made a special order for 11:01 Monday next.

Adopted.

RECONSIDERATION

Rep. Raiche, having voted with the majority, moved that the House reconsider its action in indefinitely postponing HB 553, reinstituting the stock and trade tax, providing for return of certain revenue to towns and cities and making an appropriation therefor.

Motion lost.

On motion of Rep. James O'Neil the rules of the House be so far suspended as to permit business in order at the late session to be in order at the present time, that third reading of bills be by title only, resolutions by captions only, and that when the House adjourns today it be to meet Monday next at 11:00 o'clock.

Adopted.

(Deputy Speaker in the Chair)

LATE SESSION

Third reading and passage by House

HB 672, requiring the disclosure of gasoline octane rating.

RECONSIDERATION

Rep. Fortier, having voted with the majority, moved that the House reconsider its action in passing HB 672 and spoke against the motion.

Motion lost.

HB 681, relative to the protection of motor vehicle purchasers.

HB 736, authorizing bank officers to certify on mortgage applications the value of the property to be mortgaged.

HB 738, permitting banks to suspend business during emergencies and for other reasons.

HB 690, providing a closed season for salt water smelt.

HB 839, relative to fees charged by the Hillsborough county register of deeds.

RECONSIDERATION

Rep. Kinney, having voted with the majority, moved that the House reconsider its action in passing HB 839 and spoke against the motion.

Motion lost.

HB 670, to permit use by towns and cities of property acquired by tax collector's deed.

HB 805, relative to the color of highway yield.

HB 843, authorizing emergency licenses in emergency situations for nursing home administrators.

SB 92, authorizing law enforcement officers to require weighing of motor vehicles.

On motion of Rep. Shirley Clark, who is celebrating her birthday, the House adjourned at 5:32 p.m.

Monday, 17May71

(Rep. George Roberts in the Chair)

The House met at 11:00 o'clock.

Prayer was offered by House Chaplain, Rev. William L. Shafer.

AUTHOR of WISDOM, while we have wandered at times into the valley of confusion, in counsel we have sought truth. Help us to discern good and evil and to recognize the greater good and the lesser evil. Give us the ability to understand our fellows that our judgments may be sound and our appraisals right. Save us from being destroyed by the trivial and from wasting our energies on the incidental. Help us to put first things first and to surrender lesser pearls for the pearl of great price. Ever may we seek the goals of Your Kingdom first and Your righteous order in the development of our earthly society. Amen.

Rep. Allen led the Pledge of Allegiance.

LEAVES OF ABSENCE

Reps. Alukonis, Jameson, Benton, Ezra Mann, Belair, Radway and Trowbridge, the day, important business.

Rep. Daniels, the day, illness in the family.

Reps. Barker and Wilkinson, the week, important business.

RESOLUTION

Rep. MacDonald offered the following resolution:

Resolved, that in accordance with the list in the possession of the clerk, House Bills numbered 953 through 958 shall be by this resolutuion read a first and second time by the therein listed titles, laid on the table for printing and referred to the therein designated committees.

Adopted.

INTRODUCTION OF BILLS

First, second reading & referral

HB 953, amending the charter of the town of Hanover to provide that the board of selectmen shall act as the housing authority. (Nutt of Grafton Dist. 9 — To Municipal and County Government.)

HB 954, amending the business profits tax to provide for installment sales. (Zachos of Hillsborough Dist. 27 — To Ways and Means.)

HB 955, relative to censoring mail in jails and prisons. (Lemieux of Hillsborough Dist. 34 — To Judiciary.)

HB 956, changing the date for the regular meetings of the board of the union school district in Concord. (MacDonald of Merrimack Dist. 25 — To Special Committee — Concord Delegation.)

HB 957, relative to election and terms of office of members at large of town budget committees. (Rules Committee for Cares of Hillsborough Dist. 24 — To Municipal and County Government.)

HB 958, to provide for the separate settlement of property damage and personal injury claims arising out of the same motor vehicle accident. (Raiche of Hillsborough Dist. 36 — To Judiciary.)

SENATE MESSAGES

SENATE REFERRAL TO

LEGISLATIVE STUDY COMMITTEE

HB 472, establishing the time when beaver may be trapped in Coss County.

ACCEDED TO REQUEST FOR
COMMITTEE OF CONFERENCE

HB 328, repealing the statute providing that the labor commissioner shall establish the minimum wages paid and its political subdivisions in the construction of public works and enacting an anti-kickback in public works statute.

The President appointed Senators Poulsen and Lamontagne.

NON-CONCURRENCE

HB 278, relating to milk producer permits.

CONCURRENCE

HB 272, requiring fishways to be built on certain dams.

HCR 17, ratifying the Proposed Amendment to the Constitution of the United States Extending the Right to Vote to Citizens Eighteen Years of Age or Older.

INTRODUCTION OF SENATE JOINT
RESOLUTION

First, second reading and referral

SJR 15, providing for studies for direct access from the R. E. Everett Turnpike to the central business district of Manchester. (Public Works.)

COMMITTEE REPORTS

HB 895

to require school districts not maintaining high schools to pay full tuition of its students who attend high schools in other districts. Inexpedient to legislate. Rep. Townsend for Education.

Committee feels that local option in this matter should remain as is.

Resolution adopted.

HB 900

providing that the transportation of pupils shall be optional with a school district. Inexpedient to legislate. Rep. Abbott for Education.

Committee believes many families would be unable to send their children to school.

Resolution adopted.

SB 21

providing that school districts may include in borrowing the cost of planning for construction and the amount and purposes of annual grants to school districts. Ought to pass. Rep. Balomenos for Education.

This bill allows planning fees and construction costs of administrative offices along with school bus garages to be included in state school-building-aid reimbursements.

Referred to Appropriations.

SB 98

increasing the state guarantee for certain school construction programs. Ought to pass. Rep. Lemieux for Education.

Increases loan limit of the New Hampshire School Building Authority from \$20 to \$40 million. The present limit has nearly been reached with several applications from school districts either pending or in prospect.

Referred to Appropriations.

HB 689

providing that bow nets and dip nets may be used in certain rivers. Ought to pass with amendment. Rep. Maynard for Fish and Game.

Provides that bow and dip nets may be used in certain rivers.

AMENDMENT

Amend section 1 of the bill by striking out the same and inserting in place thereof the following:

1 Bow Nets and Dip Nets. Amend RSA 211:48 (supp) as amended by 1959, 306:2 and 1969, 207:1 by striking out the same and inserting in place thereof the following: 211:48 Seines, Nets and Weirs. No person shall use a seine or net or weir for the taking of salt water smelt in Great Bay, Little Bay, Piscataqua River, Squamscot River, Oyster River, Bellamy River, Lamprey River and their tributaries, except that salt water smelt may be taken by the use of a bow net in the Oyster River, the Squamscot River, Bellamy River and Lamprey River only, and by dip net held in hand in the Bellamy River, Oyster River, Lamprey River and Squamscot River only, provided that any person who at any time during the three years immediately preceding the enactment of this act has owned and operated a weir or weirs for taking of salt water smelt in these waters and who files the information hereinafter required with the director, fish and game, within ninety days after enactment of this act,

may continue to operate said weir or weirs in the same location or locations and to no greater extent and in no larger size than he has previously operated during that three-year period. The information to be filed as provided herein shall include name and address of the owner and operator of the weir or weirs, the location, length and description of same and such other information as the director, fish and game, may require to establish the facts as to the person's prior ownership and operation and his right to continue to operate.

Amendment adopted.

Ordered to third reading.

HB 679

to increase the salary of the Hillsborough county attorney and assistant county attorney. Ought to pass with amendment. Rep. Bednar for Hillsborough County Delegation.

AMENDMENT

Amend section 1 of the bill by striking out the same and inserting in place thereof the following:

1 Salaries. Amend RSA 7:35, VI (supp) as amended by 1969, 157:1 by striking out said paragraph and inserting in place thereof the following:

VI. In Hillsborough: county attorney, effective July 1, 1971, twelve thousand five hundred dollars; effective July 1, 1972, fifteen thousand dollars; assistant county attorney, effective July 1, 1971, eight thousand dollars; effective July 1, 1972, ten thousand dollars.

Amendment adopted.

Ordered to third reading.

HB 772

providing for recovery of costs, attorney fees, and expenses by a citizen in an action against a public official. Inexpedient to legislate. Rep. Sayer for Judiciary.

Committee did not feel there was sufficient need shown to justify such a significant change in our law.

Resolution adopted.

HB 506

changing part of the boundary line between the towns of Bartlett and Hart's Location. Ought to pass with amendment. Rep. Hanson for Municipal and County Government.

AMENDMENT

Amend section 2 of the bill by striking out the same and renumbering section 3 to read section 2.

Amendment adopted.

Ordered to third reading.

HB 766

relative to the standards for the licensing of chiropractors. Inexpedient to legislate. Rep. Goodrich for Public Health and Welfare.

This bill would have brought licensing of chiropractors under medical jurisdiction.

Resolution adopted.

HB 746

setting certain fees for notaries public. Ought to pass. Rep. Burleigh for Statutory Revision.

Establishes uniform fees for notaries public.

Ordered to third reading.

HB 787

increasing the salary of the Strafford county commissioners. Inexpedient to legislate. Rep. Shirley Clark for Strafford County Delegation.

Covered by other legislation.

Resolution adopted.

HB 819

setting minimum speed limits on certain highways. Ought to pass. Rep. Hamel for Transportation.

Sets a minimum speed of 45 on INTERSTATE highways only. This is the uniform standard used in many states.

Ordered to third reading.

HB 890

to increase so-called low digit number plates from four digits to five digits maximum. Inexpedient to legislate. Rep. Hamel for Transportation.

Director of Motor Vehicles has the authority to accomplish the purposes of this bill. Additional legislation not required.

Resolution adopted.

HB 902

allowing for seven digit initial number plates. Inexpedient to legislate. Rep. Hamel for Transportation.

Legislation not required. Motor Vehicle Director has the authority at present to do what this bill requests.

Resolution adopted.

SB 152

providing standards for registration displays on snow traveling vehicles. Ought to pass with amendment. Rep. Hamel for Transportation.

Bill specifies that snow traveling vehicle registrations be displayed on each side and be reflective. Amendment deletes reference to size and allows Department of Safety to be reimbursed for producing the plates or decal from snowmobile fees. The Commissioner of Safety has stated that the next issue will be much larger in size.

AMENDMENT

Amend RSA 269-B:5 as inserted by section 1 of the bill by striking out in lines six and seven the words "not less than six inches in height and" so said section as amended shall read as follows:

269-B:5 Display and Inspection. The registration certificate shall be subject to inspection on demand by any officer authorized to enforce this chapter and shall be kept upon the person of the operator or in the vehicle in some easily accessible place at all times when the vehicle is in operation. The registration number assigned to any such vehicle shall be displayed on each side of the vehicle in clearly visible light reflecting let-

ters in such form and manner as may be prescribed by the commissioner.

Amend the bill by striking out all after section 1 and inserting in place thereof the following:

2 Reimbursement From Fish and Game for Production Costs. Amend RSA 269-B (supp) by inserting after section 5 the following new section: 269-B:5-a Costs for Plates or Decals. The state fish and game department shall, upon certification from the commissioner of the department of safety, reimburse the department of safety for the actual cost for production of the number plates or decals used to display the registration number on the vehicle. Such reimbursement shall be made by the state fish and game department out of funds collected by the department in accordance with RSA 269-B:8.

3 Effective Date. This act shall take effect July 1, 1971.

Amendment adopted.

Referred to Appropriations.

HB 856

relative to abandoned cars upon turnpikes. Inexpedient to legislate. Rep. Hamel for Transportation.

Commissioner of Public Works and Highways has the authority to correct this problem under current law.

At the request of Rep. Healy, Rep. Hamel explained the bill.

Rep. Healy moved that the words ought to pass be substituted for the committee report, inexpedient to legislate and spoke in favor of his motion.

Rep. Hamel moved that HB 856 be indefinitely postponed and spoke in favor of his motion.

(discussion)

Rep. Healy spoke against the motion.

Motion adopted.

COMMUNICATION

Hon. Marshall Cobleigh, Speaker
House of Representatives

Dear Mr. Speaker:

I was deeply moved by the expression of sympathy which the members of the House of Representatives have extended to me when my wife passed away recently.

Please accept my thanks and personal appreciation for this gesture on your part and that of the membership of the General Court. May God bless each and every one of you.

Sincerely,

Rep. Josephat Lavallée, District 39
Manchester, New Hampshire

RECONSIDERATION

Rep. Merrill, having voted with the majority, moved that the House reconsider its action in passing HB 802, increasing the minimum wage, and place it on second reading at the present time, and spoke in favor of her motion.

Adopted.

Rep. Gordon requested a quorum count.

266 members having answered, a quorum was present.

Rep. Merrill offered the following amendment.

AMENDMENT

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Minimum Wage. Amend RSA 279:21 (supp) as amended by 1955, 288:1; 1957, 311:1; 1959, 275:1; 1963, 203:1 and 1967, 440:10 by striking the introductory paragraph and inserting in place thereof the following, and by striking paragraph III in its entirety and renumbering paragraphs IV, V, and VI, III, IV, and V: 279:21 Minimum Hourly Rate. No person, firm or corporation shall employ any employee at a rate lower than that required by the federal minimum wage law, as amended. The foregoing limitation shall in no way affect existing state coverage as defined herein.

The Clerk read the amendment in full.

Rep. Merrill explained the amendment.

Amendment adopted.

Ordered to third reading.

COMMITTEE REPORTS CONTINUED

HB 629

relative to clothing worn by certain hunters. Majority: Ought to pass with amendment; Rep. Maynard for Fish and Game. Minority: Inexpedient to legislate; Reps. Chamberlin, Huggins and Oswell.

Requires every hunter in the woods during the regular deer season to wear fluorescent orange or hunter's orange.

Rep. Chamberlin moved that HB 629 be indefinitely postponed and spoke in favor of the motion.

(discussion)

Reps. Hayes, Maynard and Fortier spoke against the motion.

Reps. Hardy, Boucher, Harry Parker, Oleson and Huggins spoke in favor of the motion.

Adopted.

HB 761

permitting the issuance of liquor permits to certain convicted felons upon approval of the liquor commission. Majority: Inexpedient to legislate; Rep. Cate for Liquor Laws. Minority: Ought to pass with amendment; Rep. D'Amante.

Rep. D'Amante moved that the report of the minority, ought to pass with amendment be substituted for the report of the majority, inexpedient to legislate.

AMENDMENT

Amend section 1 of the bill by striking out the same and

1 Permits for Certain Felons. Amend RSA 181 by inserting after section 15 the following new section: 181:15-a — Except inserting in place thereof the following:

tion. Notwithstanding the provisions of RSA 181:15, the commission may in its discretion approve the issuance of a permit under this chapter to any person who has been convicted of a felony in this state, provided, that such felony shall not have been for the crime of abduction, arson, incest, manslaughter in the first degree, mayhem, murder, rape, robbery, or as a result of trafficking in drugs and provided further that not less than five year shall have passed since said person was placed on parole or probation and that during this interim period he shall have led an exemplary life and not have been convicted of any further crime except for minor traffic violations. Said approval shall allow such person to sell beverages in accordance with the provisions of this chapter and the commission shall periodically review the status of said person in respect to the continuance of his good behavior and may in its discretion revoke the approval for a permit granted hereunder.

The clerk read the amendment in full.

Rep. D'Amante spoke in favor of the motion.

Reps. MacDonald and Enright spoke in favor of the motion.

Motion adopted.

Amendment adopted.

Ordered to third reading.

RECESS

AFTER RECESS

(Speaker in the Chair)

VACATE

Rep. Roma Spaulding moved to vacate reference of HB 943, relating to professional standards review organizations of physicians and surgeons from the committee on Public Health and Welfare to the committee on Judiciary.

Adopted.

Rep. Roma Spaulding moved to vacate reference of HB 945, relative to the effective date of rules and regulations affect-

ing child-caring agencies, from the committee on Public Health and Welfare to the committee on State Institutions.

Adopted.

Rep. Casassa requested a six day extension on HB 496, redistricting the county commissioners districts in Rockingham county.

Granted.

Rep. Hanson requested a six day extension on HB 566, relative to the taxation of house trailers or mobile homes.

Granted.

Rep. Charles Cheney requested a six day extension on HB 720, authorizing the county convention to establish the salary of the Merrimack county sheriff.

Granted.

Rep. Roma Spaulding requested a six day extension on HB 635, to promote competent ambulance service.

Granted.

Reps. Shirley Clark and Bowles requested a six day extension on HB 576, providing means for settlement of disputes between public school teachers and school districts or supervisory unions and for other purposes.

Granted.

COMMITTEE REPORTS Continued

HB 583

to prohibit the use of trawls for the taking of fish from the ocean waters of New Hampshire. Ought to pass with amendment. Rep. Randall for Fish and Game

Committee feels that some laws are needed to stop inshore trawling and dragging.

AMENDMENT

Amend section 1 of the bill by striking out the same and inserting in place thereof the following:

1 Otter Trawls. Amend RSA 211:49 by striking out said section and inserting in place thereof the following: 211:49 Cod,

etc. No person shall use a trawl or drag in any form for the taking of codfish in the Piscataqua river or its tributaries north of the Portsmouth bridge. No person shall use a purse seine or beam trawl or otter trawl towed from the side or the stern of any vessel for the taking of cod, haddock, pollack, hake, flounders, stripe bass, coho salmon or crustaceans from the Atlantic ocean within three miles of the shore between the Maine line and the Massachusetts line.

Amend section 3 of the bill by striking out the same and inserting in place thereof the following:

3 Effective Date. This act shall take effect upon passage.

Rep. Bowles offered an amendment and moved that it be substituted for the committee amendment.

Rep. Bowles explained the amendment.

(discussion)

Reps. Randall and Maynard spoke against the amendment.

Rep. Hammond spoke in favor of the amendment.

(Deputy Speaker in the chair)

Reps. Gordon and Greene spoke in favor of the amendment.

At the request of Rep. Urie, Rep. Greene yielded to Rep. Bowles to answer questions.

Reps. Langley, Raiche and Levy spoke against the amendment.

Rep. Oleson spoke in favor of the amendment.

Rep. Bowles spoke a second time in favor of the amendment.

Rep. Wilfrid Boisvert moved the previous question on the Bowles amendment only.

Adopted.

Rep Randall requested a division.

The vote being manifestly in the negative the amendment lost.

The question being on the committee amendment.

Amendment adopted.

Ordered to third reading.

HB 488

imposing a temporary tax on the value of property transferred as payrolls by business employers. Inexpedient to legislate. Rep. Reddy for Ways and Means.

This tax is not based on profit or ability to pay and would cause hardship to industries such as shoes and textiles with many employees.

Rep. Levy moved that HB 488 be made a special order for 11:01 Tuesday, June 8 and spoke in favor of the motion.

Reps. Reddy, Nutt and McLane spoke against the motion.

Motion lost.

The question being on the adoption of the committee report.

Resolution adopted.

Rep. George Roberts wished to be recorded as voting against the motion to make HB 488 a special order.

The Speaker called for the special order for 11:01 on HB 832, repealing the statutes relative to management-employee relations in state employment.

RECONSIDERATION

Rep. McDonough, having voted with the majority, moved that the House reconsider its action in killing HB 832 and spoke in favor of the motion.

Rep. Shirley Clark spoke against the motion.

Reconsideration lost.

The Speaker called for the special order for 11:01 on HB 377, relative to collective bargaining rights of public employees and providing an appropriation for their implementation.

RECONSIDERATION

Rep. McDonough, having voted with the majority, moved that the House reconsider its action in killing HB 377 and spoke in favor of the motion.

Rep. Shirley Clark spoke against the motion.

(discussion)

Reconsideration lost.

On motion of Rep. MacDonald the rules of the House were so far suspended as to permit business in order at the late session to be in order at the present time, that third reading of bills be by title only, and that when the House adjourns today it be to meet tomorrow at 11:00 a.m.

LATE SESSION

Third reading and passage by House

HB 689, providing that bow nets and dip nets may be used in certain rivers.

HB 679, to increase the salary of the Hillsborough county attorney and assistant county attorney.

HB 506, changing part of the boundary line between the towns of Bartlett and Hart's Location.

HB 746, setting certain fees for notaries public.

HB 819, setting minimum speed limits on certain highways.

HB 802, increasing the minimum wage.

HB 761, permitting the issuance of liquor permits to certain convicted felons upon approval of the liquor commission.

RECONSIDERATION

Rep. MacDonald, having voted with the majority, moved that the House reconsider its action in passing HB 761 and spoke against the motion.

Motion lost.

HB 583, to prohibit the use of trawls for the taking of fish from the ocean waters of New Hampshire.

RECONSIDERATION

Rep. Randall, having voted with the majority, moved that the House reconsider its action in passing HB 583, and spoke against the motion.

Motion lost.

On motion of Rep. Simard, the House adjourned at 3:20 p.m.

Tuesday, 18May71

The House met at 11:00 o'clock.

Prayer was offered by House Chaplain, Rev. William L. Shafer.

SHALOM. Shepherd of our souls, whatever be the burdens we bring to Thee, we thank Thee nevertheless that in Thy strength we can bear them. Let Thy joy fill our hearts in the knowledge that, whatever our need, Thou art able to supply it. Protect those whose lives are challenged by danger, whose work and witness demands responsible action, and whose human frailties requires Thy benevolence. We remember before Thy throne of mercy all whose fear of the morrow makes them useless today, Help us to be aware of the dangers that lurk alike in the paths of success and failure, defeat and triumph. Grant us Thy Presence today, be our comfort and our shield, our joy and our truth. Amen.

Rep. Townsend led the Pledge of Allegiance.

The Speaker has designated Rep. James O'Neil to take the Chair today.

LEAVES OF ABSENCE

Rep. Edward Johnson, the day, illness.

Reps. Abbott, Van Loan, Jameson and Raiche, the day, important business.

Rep. Ineson, today and tomorrow, important business.

Rep. Davidson, Wednesday and Thursday, important business.

Rep. Tarr, rest of week, important business.

Rep. Lemieux, the week, illness.

RESOLUTION

Rep. Stevenson offered the following resolution:

Resolved, that in accordance with the list in the possession of the clerk, House Bills numbered 959 through 962 shall be by

this resolution read a first and second time by the therein listed titles, laid on the table for printing and referred to the therein designated committees.

Adopted.

INTRODUCTION OF HOUSE BILLS

First, second reading & referral

HB 959, to clarify superior court writs. (Bradley of Grafton Dist. 9 — To Judiciary.)

HB 960, relative to payment of monies to elected and appointed town officials. (Bednar of Hillsborough Dist. 23 — For the Rules Committee — To Municipal and County Government.)

HB 961, relative to supervisory union number seven. (Noyes of Coos Dist. 1 — To Education.)

HB 962, prohibiting the possession of loaded rifles and shotguns in boats and other craft. (Randall of Rockingham Dist. 17 — To Fish and Game.)

COMMITTEE REPORTS

HB 837

providing insolvency protection to policyholders of life and health insurance. Ought to pass with amendment. Rep. Coughlin for Banks and Insurance.

AMENDMENT

Amend RSA 404-C:3, II, (c) as inserted by section 1 of the bill by striking out said paragraph.

Amend RSA 404-C:3, VI. (b), as inserted by section 1 of the bill by striking out said paragraph and inserting in place thereof the following:

(b) An insurer deemed by the commissioner after the effective date of this chapter to be unable to fulfill its contractual obligations.

Amend RSA 404-C:11, I, (d), as inserted by section 1 of the bill by striking out said paragraph and inserting in place thereof the following:

(d) In any liquidation or rehabilitation proceedings involving a domestic insurer, be appointed as the liquidator or rehabilitator. If a foreign or alien member insurer is subject to a liquidation proceeding in its domiciliary jurisdiction or state of entry, the commissioner may be appointed conservator.

Amend RSA 404-C:11, III as inserted by section 1 of the bill by striking out said paragraph and inserting in place thereof the following:

III. Any action of the board of directors or the association may be appealed to the commissioner by any member insurer if such appeal is taken within thirty days of the action being appealed. Any final action of order of the commissioner shall be subject to judicial review pursuant to RSA 541.

Amendment adopted.

Ordered to third reading.

HB 882

relative to the election of candidates and membership of the Mascoma Valley Regional School District. Ought to pass with amendment. Rep. Lyons for Education.

The bill permits the Mascoma Regional School District to elect its officers on town meeting day.

AMENDMENT

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 Membership of the School Board. Amend section 2 of chapter 378 of the Laws of 1963 by striking out said section and inserting in place thereof the following: 378:2 Establishment of School Board. The cooperative school board shall consist of seven members. Five who shall be known as town members, one elected from each of the towns of Enfield, Canaan, Dorchester, Grafton and Orange, by the respective voters of each of said towns. Two who shall be known as at-large members and shall be one from the town of Enfield and one from the town of Canaan, to be elected by all the voters of the cooperative school district. The present members of the school board shall complete the terms of office to which they were elected, and thereafter their successors shall be elected for terms of three years.

Amend paragraph III of RSA 378:3 as inserted by section 3 of the bill by striking out in line ten thereof the words "the town" and inserting in place thereof the words (a separate) so that said paragraph shall read as follows:

III. The school district shall elect its members and its at-large school board members in the town meetings of the towns making up the cooperative school district. Nominees for the office of moderator and at-large school board members shall file their nominations with the clerk of the school district no earlier than thirty-five days and no later than fifteen days before the town meeting. The clerk of the school district shall notify the clerks of each town in the district of the names of the persons who have filed their nominations no later than seven days before the town meeting. The clerks of each town shall in turn place the name of the candidates for the offices of moderator and at-large school board members on a separate ballot.

Amendment adopted.

Ordered to third reading.

HB 704

authorizing the attachment of corporate securities. Ought to pass. Rep. Frizzell for Judiciary.

Provides for attaching corporate securities similarly to other forms of security, clarifies law in effect since adoption of uniform commercial code.

Ordered to third reading.

HB 755

relative to salaries of district court judges. Ought to pass with amendment. Rep. Healy for Judiciary.

Committee felt that a modest increase in salaries was justified. Effective date of increases postponed for an additional year to June 1, 1972.

AMENDMENT

Amend section 1 of the bill by striking out the same and inserting in place thereof the following:

1 Salaries Increased. Amend RSA 502-A:6, I as amended by 1969, 124:5 and 1970, 14:1 by striking out said paragraph

and inserting in place thereof the following: I. Salaries of Justices. The cities and towns in which the district courts are regularly located shall annually appropriate and pay the justices of the district courts salaries computed in the following manner: for the first fifteen hundred cases, four hundred dollars for each one hundred cases or fraction thereof; for the next one thousand cases, three hundred dollars for each one hundred cases or fraction thereof; and for all cases over twenty-five hundred, one hundred and fifty dollars for each one hundred cases or fraction thereof provided that the sum of five hundred dollars shall be added to the salary of each justice of a district court which has exclusive civil jurisdiction in cases where the damages do not exceed five hundred dollars. No justice shall be paid a salary less than a sum equal to one hundred and eighty dollars for each thousand persons residing in the district, as reported in the last federal census, and no justice shall receive a salary greater than twenty-one thousand dollars a year. The total cases reported annually from each district court to the judicial council shall be used in the computation of the salary of each justice as provided herein. The administrative committee of the district and municipal courts shall compute the salaries as provided in this section and shall annually, in November, notify the local governing body of each city or town in which each district court is regularly located the amount to be paid the justice, special justice and clerk for the next calendar year.

Amend section 2 of the bill by striking out the same and inserting in place thereof the following:

2 Effective Date. This act shall take effect June 1, 1972.

Amendment adopted.

Ordered to third reading.

HB 816

eliminating the concept and action of bastardy and purging the words "bastard" and "illegitimate child" and the like from the statutes. Inexpedient to legislate. Rep. Frizzell for Judiciary.

Most important portions of this bill were covered by HB 663 previously passed by house.

Resolution adopted.

HB 639

relative to the purchase and condemnation of property by the state. Inexpedient to legislate. Rep. Randlett for Municipal and County Government.

Resolution adopted.

HB 758

providing additional factors for establishing the assessed value of real estate for tax purposes. Inexpedient to legislate. Rep. Cox for Municipal and County Government.

Drafting did not cover sponsor's intent.

Resolution adopted.

HB 759

relative to the qualifications of persons appraising property for tax assessment purposes. Inexpedient to legislate. Rep. Cox for Municipal and County Government.

Drafting did not cover sponsor's intent.

Resolution adopted.

SB 18

relative to filing dates for nominations in certain cities and towns. Ought to pass with amendment. Rep. Bednar for Municipal and County Government.

AMENDMENT

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Time of Filing in Large Towns. Amend RSA 59:73 (supp) as amended by 1965, 197:1 by striking out said section and inserting in place thereof the following:

59:73 Adoption of Non-Partisan Ballot System. Towns may adopt a non-partisan ballot system, as hereinafter provided, for the election of town officers under an article in the warrant for any annual or special meeting at which action is to be taken, and may rescind such action in like manner. If such ballot system is adopted by a town, the system shall not be in effect in said town until the town meeting next following the meeting at which such action is taken. In towns where this ballot

system is in force, a plurality vote shall elect. The town clerk shall prepare the ballots and all candidates for office shall file their declarations of candidacy or petitions of nomination with the town clerk. The filing period shall be as follows:

I. In large towns, as defined pursuant to the provisions of RSA 59:73-a, no earlier than forty-five days before and no later than five o'clock in the evening of the third Monday next preceding the day of the election.

II. In all other towns, no earlier than thirty-five days before and no later than five o'clock in the evening of the second Monday next preceding the day of the election.

Amendment adopted.

Ordered to third reading.

HB 641

relative to wages paid to workers on public works projects funded exclusively by municipal funds. Inexpedient to legislate. Rep. Trowbridge for Public Works.

Subject matter covered by HB 328.

Resolution adopted.

HB 693

permitting access from Rockingham Boulevard to a tract of land on the southerly side thereof. Inexpedient to legislate. Rep. Charles Cummings for Public Works.

The results to be gained by passage of this bill will be taken care of by the Highway Department. Therefore, this bill should be inexpedient.

Resolution adopted.

HB 708

to reclassify a class V highway in the city of Concord and the town of Loudon to a class II highway. Inexpedient to legislate. Rep. Charles Cummings for Public Works.

A solution to the problem of inadequate road leading to cooperative school districts must be formulated on a broader basis than afforded in this bill but the committee will seek a solution by the next convening session.

Resolution adopted.

HB 877

to require reconsideration of the route of a highway to be constructed between route 93 and the city of Laconia. Inexpedient to legislate. Rep. Whittemore for Public Works.

Testimony shows that the Highway Department has properly informed the public on the proposed by-pass and that a second corridor hearing on this road is unnecessary.

Resolution adopted.

SB 121

applying the coverage of the highway relocation assistance act by project number. Ought to pass. Rep. Charles Cummings for Public Works.

This bill takes care of the people who gave up their homes on this project before the federal government passed the law giving relocation funds to displaced people after losing their homes. It applies to the high level bridge project in Portsmouth.

Ordered to third reading.

HB 714

relative to the right to know law. Inexpedient to legislate. Rep. MacDonald for Statutory Revision.

The committee felt this bill was too restrictive and its penalties too severe.

Resolution adopted.

HB 820

providing that the tenure of the attorney general be coterminous with the term of the governor. Inexpedient to legislate. Rep. MacDonald for Statutory Revision.

Only sponsor supported and Attorney General opposed.

Resolution adopted.

HB 618

to correct an error in printing of the 1969 session laws relative to snow traveling vehicles. Inexpedient to legislate. Rep. Hamel for Transportation.

This same subject is covered by SB 152 which has been approved by this committee.

Resolution adopted.

HB 800

providing for annual physical examinations for school bus operators. Ought to pass with amendment. Rep. Hamel for Transportation

Requires a physical examination of school bus drivers each year. Amendment states that the contractor pay for the exam and that it be reported on a standard form. Committee felt it is reasonable to check the driver as carefully as we check the vehicle.

AMENDMENT

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Physical Examinations of School Bus Operators. Amend RSA 263 by inserting after section 28 the following new section: 263:28-a Physical Examinations. Before employing any person as a school bus operator, the authorities in the town or city organization which pays for such transportation shall require that such person shall submit a certificate setting forth the results of a physical examination conducted on such person within thirty days prior to the commencement of such employment. The certificate so required shall be in a standard form approved by the director of the division of motor vehicles. The cost of the physical examination shall be borne by the bus contractor to whom the examinee has applied for employment or with whom employment is sought to be continued. Each year thereafter, either prior to the commencement of the school year or prior to the reemployment of such person as a school bus operator, said authorities shall require submission of a like certificate.

Amendment adopted.

Ordered to third reading.

HB 851

relative to the requirements for the issuance of an operator's license to certain new drivers. Inexpedient to legislate. Rep. Hamel for Transportation.

Sponsor requested report of inexpedient.

Resolution adopted.

SB 52

establishing a medical advisory board in the division of motor vehicles, department of safety, and making an appropriation therefor. Inexpedient to legislate. Rep. Hamel for Transportation.

Committee felt the proposed board is not necessary.

Resolution adopted.

SB 129

relative to local parking ordinances. Ought to pass. Rep. Hamel for Transportation.

Allows towns and cities to make parking ordinances covering restricted areas (hydrants, crosswalks, etc.) in the compact areas of the municipality. Contrary to popular opinion, current law does not permit this.

Ordered to third reading.

Rep. Brungot moved to allow the men to remove their coats during hot weather and the women to dress lightly.

Unanimously adopted.

COMMUNICATION

Marshall W. Cobleigh, Speaker of the House
Robert L. Raiche, House Minority Leader
J. Milton Street, Clerk of the House

Gentlemen:

I would like to express sincerest thanks on behalf of my husband, Albert, of whom you all thought so kindly of in presenting him with a House Resolution recognizing his 20 years of service on the Dover Planning Board.

This recognition from the legislative body is an extremely gratifying experience and is deeply appreciated.

Sincerely,

Mary Bernard, Representative
Dover

BILLS PLACED ON CALENDAR UNDER RULE 57
(Overdue for Report)

Municipal and County Government

HB 463, providing for studies in each county to consider the advisability of home rule charter acts; amending certain provisions of the laws relative to counties and establishing a county regional government commission and making an appropriation therefor.

Judiciary

HB 665, relative to the administration of small estates.

Resources, Recreation and Development

HB 688, providing junior and child ski rates for students who are residents of the state.

HJR 46, directing a study of the feasibility of establishing a state park named for Alan B. Shepard in the area of Derry, Londonderry, Litchfield and Manchester.

Banks and Insurance

HB 695, to permit investment in voting trust certificates of banks and bank holding companies in the same manner as in the capital stock of banks and bank holding companies.

Transportation

HB 700, relative to posting speed zone signs on certain highways.

Sullivan County Delegation

HB 740, increasing the salaries of certain officials in Sullivan county.

Placed on Calendar for May 25.

Rep. Zachos requested a six day extension on HB 620, to establish a criminal code, and SB 70, to provide employees with a priority of claim for wages earned.

Granted.

Rep. Claffin and Greene requested a six day extension on HB 668, clarifying the ownership of inter-tidal lands.

Rep. Gerry Parker has been transferred from the committee Environmental Quality and Agriculture to the committee on Legislative Administration.

COMMITTEE REPORTS CONTINUED

HB 767

relative to witness fees for law enforcement officers. Ought to pass with amendment. Rep Hanson for Municipal and County Government.

AMENDMENT

Amend section 2 of the bill by striking out the same and inserting in place therefo the following:

Effective Date. This act shall take effect January 1, 1972.

Amendment adopted.

Ordered to third reading.

HB 842

requiring the payment of interest on Christmas, vacation and certain other bank accounts. Inexpedient to legislate. Rep. Lamy for Banks and Insurance.

Present law permits payment of interest on these accounts.

Rep. Michels moved to substitute the words, ought to pass, for the committee report, inexpedient to legislate, and spoke in favor of his motion.

Reps. Bigelow and Woodward spoke against the motion.

Rep. Robert E. O'Neil spoke in favor of the motion.

(discussion)

Motion lost.

Resolution adopted.

RECONSIDERATION

Rep. Kenneth Spalding served notice that today or some subsequent day he would ask for reconsideration of the action

of the House in passing HB 679, to increase the salary of the Hillsborough county attorney and assistant county attorney.

HB 784

relative to mobile barbershops. Inexpedient to legislate. Rep. Goodrich for Public Health and Welfare.

Difficult to contend with sanitary conditions. Also, unfair to small shops.

Rep Boucher moved that HB 784 be recommitted to the committee on Public Health and Welfare and spoke in favor of the motion.

Reps. Roma Spaulding and Lambert spoke against the motion.

Rep. Lyons spoke in favor of the motion.

Motion lost.

Resolution adopted.

RECONSIDERATION

Rep. Russell Chase, having voted with the majority, moved that the House reconsider its action in ordering SB 121, applying the coverage of the highway relocation assistance act by project number, to third reading.

Rep. Drake explained the motion.

Motion Adopted.

Referred to Appropriations.

HB 705

relative to the date of expiration of legislative number plates. Ought to pass with amendment. Rep. Hamel for Transportation.

Revises the legislative license plate law to correct the expiration date, to have them manufactured by the same process as regular issue plates, to set the price to legislators at the actual cost rounded off to the nearest even dollar, and to alternate the lettering color every other biennium.

Rep. Hamel moved the adoption of a new substitute committee amendment for the committee amendment.

AMENDMENT

Amend sections 1 and 2 of the bill by striking out the same and inserting in place thereof the following:

1 Costs of Plates. Amend RSA 260:10 by striking out said section and inserting in place thereof the following: 260:10 Special Number Plates. Upon payment of motor vehicle registration fee, if any, the director may issue a special plate, to be designated by him, to be affixed to the vehicle of the governor, the members of the governor's council, president of the senate, speaker of the house of representatives, the clerk and assistant clerk of the senate and house of representatives, members of the general court or their spouse, the attorney general and his deputy, county sheriffs and deputy sheriffs, and state owned vehicles. Said special plates shall be issued at no cost to the state other than those plates furnished to the governor and state owned vehicles.

2 Seal; Fees; Expiration. Amend RSA 260:10-b as inserted by 1967, 314:1 by striking out said section and inserting in place thereof the following: 260:10-b Design, Fees and Expiration Date of Special Plates. On the special license plates issued under the provisions of section 10 to members of the general court or their spouses, there shall be a reproduction of the state seal. If requested, United States senators and representatives from this state, the governor, members of the governor's council, president of the senate, speaker of the house of representatives, and the clerk and assistant clerk of the senate and house of representatives may have the special motor vehicle plates with the reproduction of the state seal thereon. The fee for all such plates shall be the actual cost of producing the plates to the state, said cost to be rounded off to the nearest whole dollar. The plates with the state seal thereon shall be manufactured by the same process used on the regularly issued plates and, exclusive of the seal, they shall have a white background with green lettering which shall alternate with red lettering every other biennium. Said special plates shall be effective for a period of two years and, notwithstanding any other provisions of the law, these special plates shall expire on the second Wednesday of January in odd numbered years. Nothing herein shall be construed as affecting the issuance of regular motor vehicle plates and the payment of the registration fee therefor.

Rep Hamel moved to dispense with the reading of the amendment.

Rep. Hamel explained the amendment.

Substitute amendment adopted.

Ordered to third reading.

HB 567

to increase the minimum wage rate. Inexpedient to legislate. Rep. Emile Boisvert for Labor, Human Resources and Rehabilitation.

Covered by other legislation.

Reps. Read and Gerry Parker spoke in favor of the committee report.

Resolution adopted.

HB 729

to limit advertising by public utilities. Inexpedient to legislate. Rep. MacDonald for Statutory Revision.

This bill was well prepared and presented by sponsors but evidence presented showed that no excessive amount was currently being spent.

Resolution adopted.

RECONSIDERATION

Rep. Vachon, having voted with the majority, moved that the House reconsider its action in killing HB 729, to limit advertising by public utilities, and spoke against the motion.

Motion lost.

RECESS

AFTER RECESS

COMMITTEE REPORTS CONTINUED

HB 845

relative to the issuance of an occupational motor vehicle license in certain cases. Inexpedient to legislate. Rep. Hamel for Transportation.

Committee felt this bill would not work well and would weaken our laws covering drunken driving.

Rep. Altman moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke in favor of the motion.

(discussion)

Rep. Hamel moved that HB 845 be indefinitely postponed and spoke in favor of the motion.

Reps. Richard Bradley, Greenwood, Monier and Spirou spoke in favor of the motion.

Reps. Shortlidge, Andrews and D'Amante spoke against the motion.

Rep. Wilfrid Boisvert moved the previous question on the pending motion alone.

Adopted.

HB 845 indefinitely postponed.

ENROLLED BILLS REPORT

SB 92, authorizing law enforcement officers to require weighing of motor vehicles.

Roxie A. Forbes
For the Committee

VACATE

Rep. Zachos moved to vacate reference of HB 955, relative to censoring mail in jails and prisons, from the committee on Judiciary to the committee on State Institutions.

Adopted.

HB 226

providing a tax on the income of residents of New Hampshire. Inexpedient to legislate. Rep. Belanger for Ways and Means.

Amends commuter tax (4% income) to include New Hampshire residents. Not keyed to state and local needs.

Resolution adopted.

Rep. George Roberts wished to be recorded in favor of the committee report.

HB 352

to provide a tax on the receipt of gross income. Inexpedient to legislate. Rep. Leavitt for Ways and Means.

One-tenth of 1% tax on gross income. Economically unsound; not keyed to state and local needs.

Rep. Sayer moved that HB 352 be made a special order for 11:01 Thursday, June 3rd and spoke in favor of the motion.

(discussion)

Rep. Reddy spoke against the motion.

A division was requested.

114 members having voted in the affirmative and 166 in the negative, the motion lost.

Question being on the committee resolution, inexpedient to legislate.

Resolution adopted.

Rep. George Roberts wished to be recorded in favor of the committee report.

HB 461

to relieve the burden of local property taxes through the enactment of an income tax. Inexpedient to legislate. Rep. Belanger for Ways and Means.

A 5% income tax with fairly high exemptions. Committee will present other legislation.

Rep. Galbraith spoke in favor of the committee report.

Resolution adopted.

Rep. George Roberts wished to be recorded in favor of the committee report.

Rep. Balomenos is appointed to the Ways and Means Committee.

HB 389

creating a homestead exemption to local property taxes, providing for reimbursement to towns and cities for revenue lost thereby and making an appropriation therefor. Majority: Ought to pass with amendment; Rep. Levy for Ways and Means. Minority: Inexpedient to legislate. Reps. McLane, Galbraith, Reddy, Cullity, Clancy, Twardus and Johnson.

A local option bill which would allow cities or towns to apply any state and federal monies received directly to homeowner property tax relief and not to the over-all tax rate.

Minority felt that the homestead exemption has far-reaching undesirable effects on business and farmers.

Rep. Elmer Johnson moved that HB 389 be indefinitely postponed and spoke in favor of the motion.

Rep. Levy spoke against the motion.

(discussion)

Rep. Menge moved that HB 389 be made a special order for June 8 at 11:01.

Reps. Reddy, Bednar and Greene spoke against the motion.

Rep. Lambert moved the previous question on the motion to make HB 389 a special order only; sufficiently seconded.

Adopted.

Motion lost.

The question now being on the motion that HB 389 be indefinitely postponed.

A roll call was requested but not sufficiently seconded.

HB 389 is indefinitely postponed.

Rep. George Roberts wished to be recorded in favor of the majority report.

The Speaker announced that Rep. Simard is 74 years young today.

On motion of Rep. Harvell the rules of the House were so far suspended as to permit business in order at the late session to be in order at the present time, that third reading of bills be by title only, and that when the House adjourns today it be to meet tomorrow at 11:00 o'clock.

Adopted.

LATE SESSION

Third reading and passage by House

HB 704, authorizing the attachment of corporate securities.

HB 837, providing insolvency protection to policyholders of life and health insurance.

HB 705, relative to the date of expiration of legislative number plates.

HB 755, relative to salaries of district court judges,

HB 767, relative to witness fees for law enforcement officers.

SB 129, relative to local parking ordinances.

HB 800, providing for annual physical examinations for school bus operators.

SB 18, relative to filing dates for nominations in certain cities and towns.

HB 882, relative to the election of candidates and membership of the Mascoma Valley Regional School District.

On motion of Rep. Simard, on his birthday, the House adjourned at 3:37 p.m.

Wednesday, 19May71

The House met at 11:00 o'clock.

Prayer was offered by House Chaplain, Rev. William L. Shafer.

ALMIGHTY GOD, may there be inroads of Thy strength in our lives to make us conquerors in the times of crisis, may there be wells of spiritual reserve in our souls for the valleys through which we will surely walk, and may there be deposits of divine guidance firmly planted in our minds for the times of decision that will be ours. Help us to face the future with definite courage and profound commitment. Grant to each of us a sensitive heart, that we may respond to all just needs with genuine concern and positive action. Grant us wisdom in the time of opportunity and patience in the time of failure. Enable us to assume the duties and privileges of our elected public offices with courage and honor. Amen.

Rep. Belzil led the Pledge of Allegiance.

The Speaker has designated Rep. James O'Neil to take the Chair today.

LEAVES OF ABSENCE

Rep. Mutzbauer, the day, illness.

Reps. Filides, Shortlidge and Roger Duhaime, the day, important business.

RESOLUTION

Rep. Merrill offered the following resolution:

Resolved, that in accordance with the list in the possession of the clerk, House Bills numbered 963 through 967 shall be by this resolution read a first and second time by the therein listed titles, laid on the table for printing and referred to the therein designated committees.

Adopted.

INTRODUCTION OF HOUSE BILLS

First, second reading & referral

HB 963, allocating the unexpended surplus in the traffic

safety fund. (Woods of Rockingham Dist. 28 — To Education.)

HB 964, relative to real estate investments by cooperative banks, building and loan associations, savings and loan associations and federal savings and loan associations. (Greeley of Merrimack Dist. 16 — To Banks and Insurance.)

HB 965, relative to the parole laws. (Spirou of Hillsborough Dist. 31; Cobleigh of Hillsborough Dist. 15; Raiche of Hillsborough Dist. 34; Roberts of Belknap Dist. 6; Cochrane of Strafford Dist. 4; Heald of Cheshire Dist. 15 — To Statutory Revision.)

HB 966, to repeal those portions of the RSA which deny paupers the right to vote. (Bowles of Rockingham Dist. 27 — To Statutory Revision.)

HB 967, relative to certain veterans preferences in public employment. (Benton of Rockingham Dist. 12 — To Claims, Military and Veterans Affairs.)

SENATE MESSAGES CONCURRENCE

HB 94, appropriating funds to assist the Lebanon Regional Airport Authority.

HB 206, relative to the director and deputy director of the New Hampshire Distributing agency.

HB 207, relative to the control of radiation.

HB 288, relative to the development of services to aid the health and welfare of the citizens of New Hampshire.

HB 368, regulating the sale of hypodermic syringes.

HB 432, relative to the rabies control law.

HB 529, relative to the destruction and removal of boundary markers.

HB 551, clarifying the duties of the deputy attorney general.

SENATE REFERRAL TO LEGISLATIVE STUDY COMMITTEE

HB 379, increasing the penalties for operating a motor vehicle after revocation or suspension of license.

INTRODUCTION OF SENATE BILLS

First, second reading & referral

SB 164, relative to license for sale of real estate where there are unknown heirs, or heirs under disability, or heirs whose whereabouts are unknown. Judiciary

SB 187, relative to service of process against foreign corporations. Judiciary

ENROLLED BILLS REPORT

SB 129, relative to local parking ordinances.

Roxie A. Forbes

For the Committee

Rep. Harvell offered the following Resolution:

Whereas, Constitutional Amendment-Concurrent Resolution No. 22, amending the constitution to provide specifically that corporations are subject to taxation, is pending before the New Hampshire House; and

Whereas, The question has arisen as to whether such a constitutional amendment is required to permit the general court validly to amend the business profits tax, RSA 77-A, to the effect that only corporate business entities shall be subject to taxation thereunder;

Now, Therefore, Be It Resolved, That the justices of the supreme court be respectfully requested to give their opinion upon the following question of law:

Is it necessary that specific allowance for taxation of corporations be inserted by amendment to the constitution before the enactment of any constitutionally valid law providing for the taxation exclusively of corporate business profits?

Be It Further Resolved that the speaker transmit seven copies of this resolution and of Constitutional Amendment-Concurrent Resolution No. 22 to the clerk of the supreme court for consideration by said court.

The Clerk read the Resolution in full.

Resolution adopted.

COMMITTEE REPORTS

SB 44

relative to the time the school census shall be taken and repealing the statute dealing with school boards visits to schools. Ought to pass. Rep. Dunham for Education.

Bill explains self.

Ordered to third reading.

HB 829

adopting a uniform moving traffic violation system. Refer to Judicial Council. Rep. Frizzell for Judiciary.

Bill would make substantial changes in present procedure, should be carefully studied. Sponsor agrees.

Referred to Judicial Council.

HB 854

relative to the sale of hypodermic syringes. Inexpedient to legislate. Rep. Palmer for Judiciary.

Subject matter covered more effectively by HB 368.

Resolution adopted.

HB 749

relative to establishing a forty hour work week in certain industries in the state. Inexpedient to legislate. Rep. O'Hara for Labor, Human Resources and Rehabilitation.

Resolution adopted.

HB 747

allowing podiatrists to participate in medical service corporations. Ought to pass with amendment. Rep. Helen Wilson for Public Health and Welfare.

Broadens the services of Medical Service Corporations

AMENDMENT

Amend the title of the bill by striking out the same and inserting in place thereof the following:

AN ACT

to enlarge the powers of medical service corporations.

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Definition Revised. Amend RSA 420:1 by striking out said section and inserting in place thereof the following: 420:1 Definition. A medical service corporation is defined as a non-profit sharing corporation without capital stock organized under the laws of the state for the purpose of establishing, maintaining and operating a non-profit medical service plan whereby medical service may be provided at the expense of said corporation by providers to subscribers to said plan under contract entitling such subscribers to certain medical service. A non-profit medical service plan is any plan or arrangement operated by a medical service corporation under the provisions of this chapter, and whereby the expense of medical service to subscribers and other covered dependents is paid by the corporation to participating providers of such plans or arrangements. A subscriber is a person to whom a subscription certificate is issued by the corporation and which sets forth the kinds and extent of medical services for which the corporation is liable to make payment and which constitutes the contract between the subscriber and the corporation. A covered dependent is the spouse, an adult dependent or a child or an adopted child of the subscriber who is named in the subscription certificate issued to the subscriber and with respect to whom appropriate premium is specified in the certificate. A participating provider is any physician, osteopath, dentist or podiatrist duly licensed to practice his profession in either the state of New Hampshire or the state of Vermont pursuant to the provisions of law in the state in which such provider practices, who agrees in writing with the corporation to perform services specified in the subscription certificates issued by the corporation and at such rates of compensation as shall be determined by its board of directors, and who agrees to abide by the by-laws, rules and regulations of the corporation applicable to participating providers. Medical service includes all general and special health-related services and supplies as provided for in the subscription certificate. Every such corporation shall be governed by this chapter and shall be exempt from the provisions of the insurance law of the state except insofar as herein specifically provided.

2 License Restrictions. Amend RSA 420:3, II by striking out all after the numerals "13" in line three so that said paragraph as amended shall read as follows: II. Restriction. No medical service corporation organized under the laws of any other state or country shall be licensed to do business in this state except as provided by section 13.

3 Nature of Services to be Furnished. Amend RSA 420:5, (2) by striking out said paragraph and inserting in place thereof the following: (2) A statement of the nature of the services or supplies to be furnished and the period during which they will be furnished, and if there are any services to be excepted a detailed statement of such exceptions shall be printed with the same prominence as the benefits to which they apply.

4 Statements in Applications. Amend RSA 420:5, (5) by striking out said paragraph and inserting in place thereof the following: (5) A statement that no statement by the subscriber in his application for a contract shall void the contract or be used in any legal proceeding thereunder, unless such application or an exact copy thereof is included in or attached to such contract.

5 Statement as to Benefits. Amend RSA 420:5, (7) by striking out said paragraph and inserting in place thereof the following: (7) A statement that all benefits payable shall be paid to the participating providers except those in reimbursement of payments made by the subscriber to a provider and for which the corporation was liable at the time of payment.

6 Management. Amend RSA 420:7 by striking out said section and inserting in place thereof the following: 420:7 Management. The board of directors or trustees of a medical service corporation may consist of members of the public, subscribers, and such persons as may be nominated by the New Hampshire Medical Society and the Vermont Medical Society. The approval of said New Hampshire Medical Society shall be required for a majority of the directors or trustees who are residents of New Hampshire, and the approval of said Vermont Medical Society shall be required for a majority of the directors or trustees who are residents of Vermont. No medical service corporation shall impose any restrictions on participating providers who administer to its subscribers as to methods of diagnosis or treatment. No officer, agent or employee of a medical service corporation shall influence or attempt to influence a subscriber or a covered dependent in his choice of a participating provider. No medical service corporation shall be liable for injuries resulting from negligence, malfeasance, nonfeasance or malpractice on the part of any officer or employee or on the part of any provider in the course of rendering medical services to subscribers. No medical service corporation shall invest its

funds otherwise than as provided in RSA 411 relating to the investments of domestic life insurance companies. Every medical service corporation shall have the power to contract with any hospital service corporation or with any insurance company approved by the insurance commissioner for the performance by such hospital service corporation or by such insurance company of any services necessary or incidental to the carrying on of medical service, provided the approval of the insurance commissioner therefor is obtained. Nothing in this chapter shall be construed as preventing any non-profit hospital plan organized under the provisions of RSA 419, from providing services incidental to hospital care.

7 Agreements with Participating Providers. Amend RSA 420:8 by striking out said section and inserting in place thereof the following: 420:8 Agreements with Participating Providers. Any medical service corporation may enter into agreements with eligible persons whereby such persons become participating providers of a plan operated by the corporation and may make to such persons such payments as shall have accrued by reason of services required to be performed or supplies furnished under the plan and performed or furnished on behalf of the corporation by such person. Any medical service corporation may enter into contracts for the payment of medical services to the subscribers or members of similar non-profit medical service corporations of other states subject to the supervision of such other states, or of counties of this state in which the corporation does not transact business, and shall have the right to reimburse any other non-profit medical service corporation or providers of another state or of counties of this state in which the corporation does not transact business for services rendered to its subscribers and their dependents at the same rate paid participating providers under the certificate of the subscriber. There shall be included in the minutes of the board of trustees or directors of every such organization a record of the approval of payments to be made to participating providers. The corporation shall maintain in its office complete records of all medical services rendered to subscribers and covered dependents in such form as will include the kind of services rendered, the amounts claimed for such services by the participating providers and the amount paid by the corporation. No payment to any participating provider shall be authorized by the board of trustees or board of directors except in accordance with a plan of

payments adopted by the board and recorded in the minutes of the meeting.

8 Additional Powers. Amend RSA 420 by inserting after section 10 the following new section: 420:10-a Additional Corporate Powers. In addition to all other powers conferred by this chapter, any medical service corporation may contract to furnish administrative services to any health-related organization, agency or entity, and may also include in a medical service plan provisions for furnishing to its subscribers, pursuant to their subscription certificates other health-related services such as physio-therapy, nursing care, prescription drugs and related supplies and appliances.

9 Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted.

Ordered to third reading.

SB 29

relative to investigating cases of abandonment and neglect of dependents. Ought to pass with amendment. Rep. Lee for Public Health and Welfare.

Title self-explanatory.

AMENDMENT

Amend the title of the bill by striking out the same and inserting in place thereof the following:

AN ACT

relative to investigating cases of desertion of dependents, establishment of paternity, and securing financial support.

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Investigation Unit Established. Amend RSA 161 by inserting after section 8 the following new section: 161:9 Deserted Dependents; Investigation Unit Established. In order to protect the interest of deserted dependents whose support is or may become an obligation of the state, including the establishment of paternity in cases of children born out-of-wedlock, and in order to assure that those persons obligated to support such de-

pendents may be identified and that legal action is initiated to enforce said obligations, there is hereby established within the division of welfare a unit for the investigation and administration of support proceedings in cases of desertion. Said unit shall investigate and process all claims for support in cases involving deserted children or spouses in order to ascertain whether any person obligated to support said dependents is able to do so. Said unit shall be the responsible agency within the division for the functions assigned the division by RSA 546 relative to enforcement of support obligations. Information obtained as a result of such investigations shall be referred for action by the division of welfare or other agencies as the director may determine; provided, however, that assistance and support payments in cases subject to investigation under this section shall not be delayed because of such investigation and action taken based on such information shall be limited to recovery from obligated persons as prescribed by RSA 167:2, 167:3 or other provision of law. The director shall appoint such personnel as may be necessary for the efficient performance of the duties described in this section.

2 Appropriation. The following sums are hereby appropriated, as detailed below, thirty-eight thousand, seven hundred and seventy-eight dollars for the fiscal year ending June 30, 1972, and thirty-nine thousand, three hundred and thirty-six dollars for the fiscal year ending June 30, 1973, which funds shall be in addition to any other funds appropriated to the division of welfare. The governor is authorized to draw his warrant for said sums from any moneys in the treasury not otherwise appropriated.

	Fiscal 1972	Fiscal 1973
Personnel Services:		
Supervisor (gr. 21)	\$8,811.	\$9,339.
Field Investigators (2) (gr. 18)	15,449.	16,437.
Clerk-typist II (1) (gr. 5)	4,429.	4,620.
Other Personnel Services	4,303.	4,559.
Current Expense	2,219.	2,330.
Equipment	1,516.	— 0 —
Travel:		
In-state	1,787.	1,787.
Out-of-state	264.	264.
Totals	\$38,778.	\$39,336.

3 Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted.

Referred to Appropriations.

HB 753

eliminating the biennial referendum on sweepstakes on the ballots. Ought to pass with amendment. Rep. MacDonald for Statutory Revision.

Eliminates biennial question to voters but upon petition voters *may* have sweepstakes question placed on ballot.

AMENDMENT

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Biennial Voting Requirement Removed. Amend RSA 284:21-k (supp) as inserted by 1963, 52:1 and amended by 1967, 304:3 by striking out said section and inserting in place thereof the following: 284:21-k Sale; Local Option. The sweepstakes commission may sell tickets pursuant to the provisions of this subdivision in any city or town of this state except in those cities or towns in which the voters disapproved of the sale of such tickets at the biennial election in November 1970. Upon the petition of ten voters or ten percent of the voters, whichever is less, of any city or town, not later than October first prior to any general biennial election, the town clerk shall cause to be inserted on the ballot for said election the appropriate version of the following question: "Shall sweepstakes tickets (continue to) be sold in this city or town?" If a majority of those voting approve the question, tickets may be sold or continued to be sold by the commission in that city or town. If a majority of those voting disapprove the question, the commission shall not sell tickets in that city or town. No petition that the question prescribed herein be inserted on the ballot at the next biennial election shall be made within two years of a vote on such a question at a previous election.

Amendment adopted.

Ordered to third reading.

HB 796

relative to the display of the New Hampshire state flag. Ought to pass with amendment. Rep. Burleigh for Statutory Revision.

Requires the display of the state flag at all public school buildings.

AMENDMENT

Amend section 1 of the bill by striking out the same and inserting in place thereof the following:

1 Display at Schools. Amend RSA 189:17 (supp) as amended by 1969, 104:4 by striking out said section and inserting in place thereof the following new section: 189:17 Flags; Penalty. They shall supply a United States and a New Hampshire state flag; the flags shall be made not less than five feet in length, with a flagstaff and appliances for displaying the same, for every schoolhouse in the district in which a public school is taught, at the expense of the district. They shall prescribe rules and regulations for the proper custody, care and display of these flags; the regulations shall require that wherever possible, the United States flag and the New Hampshire state flag shall be displayed on separate staffs of equal height. When the flags are displayed on the same staff, the United States flag shall be displayed above the New Hampshire flag. When they are otherwise displayed, the flags shall be placed conspicuously in the principal room of the schoolhouse. The governing board of every private school shall supply a United States flag, such flag to be made not less than five feet in length, with a flagstaff and appliances for displaying same. They shall make provisions similar to those required in the public schools for the display of said flag. Any members of a school board or the governing board who shall refuse or neglect to comply with the provisions of this section shall be fined ten dollars for the first offense and twenty dollars for every subsequent offense.

Amendment adopted.

Ordered to third reading

HB 813

relative to boiler inspections. Inexpedient to legislate. Rep. Burleigh for Statutory Revision.

The committee felt it was as necessary to inspect low pressure boilers as well as high pressure ones.

Resolution adopted.

HB 860

relative to the procedure for removal from checklists of the names of certain voters. Refer to Study Committee created by HB 242. Rep. Murray for Statutory Revision.

Referred to Study Committee created by HB 242.

HB 626

to require higher safety standards in the construction of driveways and other accesses to the public way. Ought to pass with amendment. Rep. Hamel for Transportation.

Sets modern standards for accesses to highways especially as they pertain to commercial enterprises.

AMENDMENT

Amend RSA 249:17, II (c) as inserted by section 1 of the bill by striking out said paragraph and inserting in place thereof the following:

(c) Establish grades that adequately protect and promote highway drainage and permit a safe and controlled approach to the highway in all seasons of the year.

Amend RSA 249:17, III (b) and (c) by striking out said paragraphs and inserting in place thereof the following:

(b) In case of:

(1) A subdivision where the highway frontage on any parcel of land has been partitioned into two or more lots subsequent to July 1, 1971, as determined by the date of recording of the deed in the county registry; and

(2) Commercial and industrial enterprises which for the purposes of this act shall be considered a single parcel of land, even though acquired by more than one conveyance or held nominally by more than one owner; Access to the highway may be had only where there is all season safe sight distance of at least four hundred feet in both directions along the highway. The commissioner shall not give final approval for use of the driveway, entrance, exit, or approach until it has been proven

to him that the four hundred foot all season safe sight distance has been provided.

(c) For the purposes of this section, all season safe sight distance is defined as a line which encounters no visual obstruction between two points each at a height of three feet nine inches above the pavement.

Further amend the bill by striking out section 2 and inserting in place thereof the following:

2 Effective Date. This act shall take effect July 1, 1971.

Amendment adopted.

Ordered to third reading.

SB 114

increasing the penalties for reckless operation of a motor vehicle. Inexpedient to legislate. Rep. Hamel for Transportation.

Because "reckless driving" is difficult to define the committee felt that the present law is sufficient.

Resolution adopted.

HB 455

imposing an airways toll on jet fuel. Inexpedient to legislate. Rep. Gay for Ways and Means.

One-half cent per gallon tax on jet fuel. \$4,000 projected revenue. Not worth collecting, especially as airline industry in New Hampshire needs encouragement at this time.

Resolution adopted.

Rep. George Roberts wished to be recorded in favor of the committee report on HB 455.

UNANIMOUS CONSENT

Rep. Raiche addressed the House on the problems of the Manchester ward line committee.

HB 380

to establish a state employees labor relations commission, and making an appropriation therefor. Ought to pass with amendment. Rep. Shirley Clark for Executive Departments and Administration.

Amends existing statute by clarifying certain provisions and sets up process for hearings and elections.

AMENDMENT

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

Amend the title of the bill by striking out the same and inserting in place thereof the following:

AN ACT

providing for procedures for hearings and elections relative to management-employee relations in state employment.

1 Procedures. Amend RSA 98-C by inserting after section 7 the following new sections:

98-C:8 Rules and Regulations. The commission shall have the power to adopt and publish from time to time such rules and regulations as it deems necessary to govern its proceedings.

98-C:9 Powers of Commission. The commission and each of its members shall have the power to administer oaths and affirmations, to compel the attendance of witnesses, the production of books and documents and to adjourn proceedings from time to time.

98-C:10 Powers and Duties. The commission shall annually report in writing to the governor and council, stating in detail the work it has done and shall include therein any recommendations concerning the effectiveness of this chapter and such other recommendations as it deems appropriate.

98-C:11 Unlawful Acts; Employer. It is an unlawful act for an agency head or his agent:

I. To interfere with, restrain, or coerce state employees in the exercise of their rights guaranteed under this chapter.

II. To dominate or interfere with the formation, existence, or administration of any legitimate employee organization.

III. To discriminate in any way in regard to hiring or granting of tenure of employment or setting of any term or condition of employment for the purpose of encouraging or discouraging membership in any employee organization.

IV. To discharge or otherwise discriminate against a state employee because he has filed charges or given testimony under this chapter.

V. To refuse to negotiate in good faith with a recognized employee organization or its agents.

VI. To deny recognized employee organizations a place to hold meetings at suitable times, the reasonable use of bulletin boards, and reasonable use of administrative mailboxes.

98-C:12 Unlawful Acts; Employee Organizations. It is an unlawful act for an employee organization or its agents:

I. To restrain or coerce state employees in the exercise of their rights under this chapter.

II. To restrain or coerce management in the selection of its agents for the purposes of negotiating or the settling of disputes and grievances.

III. To cause or attempt to cause management to discriminate against any of its employees so that management would be in violation of RSA 98-C:11, III.

IV. To refuse to negotiate with management in good faith if the employee organization is the recognized organization.

V. To recruit, hold meetings, or conduct other organization business during working hours or to make unreasonable use of bulletin boards and administrative mailboxes.

VI. To fail to acknowledge the statutory limitations placed on management by law, with regard to such items which may require legislation or be subject to personnel rules issued pursuant to RSA 98.

98-C:13 Unlawful Acts; Commission Proceedings. The commission has original jurisdiction in the manner of unlawful acts, and it shall conduct its proceedings under this section in accord with the applicable provisions of RSA 98, this chapter and the following guidelines:

I. All charges of an unlawful act shall be filed with the commission by means of a sworn statement, or in a form provided by the commission. The commission shall refuse to take any proceeding on a charge that alleges only an unlawful act or acts which occurred more than six months before the day the charge is filed with the board.

II. No later than seven days from the date of filing charges, excluding Sundays and legal holidays, the commission shall set a date for a hearing on the charges. Said date shall not be earlier than fifteen days from the date of mailing of the notice of hearing, excluding Sundays and legal holidays, but it shall be as soon thereafter as possible. Notices for the hearing shall be sent by certified mail, return receipt requested. All parties who, in the knowledge of the commission have an interest in the matter may be requested by the commission to make an appearance. The party or parties charged with an unlawful act shall, in addition to the notice, be mailed a copy of the charges. The commission shall give witnesses of all parties full opportunity to appear and be heard.

III. When the commission considers it to be in the public interest, pending its hearing, it may petition the superior court in the county where any unlawful act or acts are alleged to have occurred to issue a restraining order prior to a court hearing on the petition.

IV. In conducting hearings the commission shall not be bound by the strict rules of evidence prevailing in the state's courts.

V. At its discretion, the commission shall judge the absence of persons, documents, correspondence, records, and other evidence to be sufficient reason to order a continuance of the hearing. Such a continued hearing shall be held as soon as possible so as not to cause undue delay in the proceedings.

VI. At its discretion, the commission shall allow a party making a charge of an unlawful act to amend the charge at any time prior to the issuance of an order based thereon.

VII. After all the evidence has been presented:

(a) If the commission finds that the charge of an unlawful act is supported by the preponderance of evidence, the commission shall issue an order to cease the unlawful act or any order which shall bring about compliance with RSA 98-C. The order may require a party to make periodic reports showing the extent to which the party has complied with the order.

(b) If the commission finds that the charge is not supported by the preponderance of the evidence, the commission shall issue an order dismissing the charge.

VIII. Any order of the commission shall be issued as soon as possible, but no later than seven days, excluding Sundays and legal holidays, from the date of the hearing. A copy of the order shall be made available to all interested persons.

IX. If a party fails to comply with the order of the commission, the commission may petition the superior court to issue an order to require compliance.

X. At its discretion, and within thirty days after an order on an unlawful act has been issued, the commission may, upon reasonable notice and in such manner as it considers proper, modify or set aside, in whole or in part, any finding or order made or issued by it.

XI. Within thirty days after the commission has issued an order on a charge of an unlawful act, any party who is aggrieved by the order may appeal as provided in RSA 541.

98-C:14 Elections.

I. Upon notice by the commission that an election is authorized, the director to personnel shall arrange the time, place and date of an election to be held by posting notice at least two weeks in advance of the election date accessible to all eligible voters in the determined unit.

II. Elections will be conducted primarily in the Concord area but may be held in other areas for the convenience of the interested parties or by mailed ballot.

III. An official ballot shall be prepared by the director of personnel which will designate the unit and shall ask whether the classified worker voting wishes to be represented for purposes of collective bargaining by either organization designated on the ballot or by no organization.

IV. Checklists shall be prepared of all eligible voters in the unit, in alphabetical order with last names listed first, and shall be utilized at the election both for checking in and checking out after depositing ballot.

V. Privacy for making the ballot shall be provided by the director when conducting the election.

VI. All interested parties shall be entitled to observers subject to reasonable rules of the director throughout the hours

for voting and tabulating of ballots and should be designated prior to polling hours.

VII. If an election is held in which more than one employee organization is included, and no organization receives the majority vote of all those voting, although a majority did not vote for "no representative", it shall be decided that no representative was chosen. However, upon receiving a written request within ten days after the election from either of the two parties receiving the highest vote, the director shall conduct a run-off election between the two organizations or one organization and "no representative." Only one such run-off election shall be held.

VIII. A blank sample ballot may be prepared and posted along with the notice of election, if desirable.

IX. A voter may be challenged by any observer present during the voting process. Such ballots shall be set aside and ruled upon by the director when the election has been completed if the total number of challenged votes is such that the result of the election is in doubt.

X. The ballot box shall be inspected prior to voting by all observers so wishing and padlocked during voting until time for tallying the ballots at completion of voting.

XI. If no employee organization is elected by a simple majority of those voting, no other election shall be held with respect to the same bargaining unit within one year.

XII. Costs of election, as determined by the director, shall be shared equally by the participating employee organizations.

98-C:15 Fact-Finding; Arbitration.

I. Whenever the representatives of a collective bargaining unit and the representative of the employer, after a reasonable period of negotiation are deadlocked with respect to any dispute existing between them during the course of collective bargaining or arising from the application or interpretation of any provision of a collective bargaining agreement, the commission, upon petition of either or both parties, may authorize the parties to submit their differences to fact-finding provided that the cost to the agency for fact-finding or arbitration fees shall not exceed an amount authorized in the agency budget.

Every petition submitted to the commission shall be accompanied by an opinion of the attorney general stating that the dispute is one which cannot be resolved under RSA 98 or any valid rules issued pursuant thereto.

II. Within seven calendar days after permission for fact-finding is given by the commission, the employer's representative and the representative of the unit may designate a person or organization mutually acceptable to both for fact-finding. If they are unable to agree on such person or organization, the commission shall select a person or organization. The commission itself may act as fact-finder with the written consent of both parties.

III. The fact-finder shall conduct hearings, pursuant to rules established by the commission. Upon request of either party or of the fact-finder, the commission may issue subpoenas of persons and documents for the hearings and the panel may require that testimony be given under oath and may administer oaths. Upon completion of the hearings, the panel shall make written findings and recommendations and shall furnish copies to both parties and to the commission.

IV. Within thirty calendar days of the receipt of the fact-finder's recommendations or within such time period as is mutually agreed upon between the parties, each party shall advise the other, in writing, as to their acceptance or rejection in whole or in part, of the fact-finder's recommendations, and at the same time, send a copy of such notification to the commission at its offices. Failure to comply herewith, by the employer's or the unit's representative shall be construed as a rejection of the recommendations in their entirety. Recommendations of the fact-finder are not subject to judicial review.

V. Nothing herein shall prohibit any fact-finder from endeavoring to mediate the dispute, which he is considering, at any time prior to the issuance of his recommendations.

VI. Recommendations of a fact-finder shall not be binding upon either party unless both agree in writing to be bound prior to the commencement of proceedings by him, which agreement shall be filed with the commission. A copy of the agreement shall be furnished to the fact-finder prior to the commencement of proceedings by the panel. If the proceedings are made binding by mutual consent as herein provided, the fact-

finder shall issue an order based upon the evidence and its findings. Any action or decision taken or made hereunder shall be subject to rehearing and appeal as provided in RSA 541.

VII. Nothing herein shall be construed to permit a fact-finder to issue an order under paragraph VI binding upon the parties which is in conflict with all existing or future laws and all valid rules and regulations adopted pursuant thereto.

VIII. The costs of fact-finding proceedings shall be borne by the party incurring them, and costs of the fact-finder shall be divided equally between the parties. A statement of costs of the fact-finder shall be submitted to the commission and the commission shall, after approving such costs, cause statements to be sent to each party. Payment shall be made to the state treasurer.

IX. All hearings before the commission and the fact-finder shall be public and the commission or fact-finder shall not be bound by the technical rules of evidence and may, in their discretion, admit all testimony having reasonable probative value on the issues before them. Parties in interest shall have the right to present witnesses, give evidence and examine witnesses before the commission or fact-finder.

2 Prohibiting Service Fees or Assessments. Amend RSA 98-C:3, II by inserting after paragraph (b) the following new paragraph: (c) Require any employee to pay any service fee or assessment to any employee organization.

3 Limitation on Agreements. Amend RSA 98-C:4, I (supp) as inserted by 1969 290:1 by striking out said paragraph and inserting in place thereof the following: I. The chief executive officer of a unit is empowered to negotiate and enter into a written agreement, not covered by RSA 98 or valid rules adopted pursuant thereto or valid rules adopted by an agency authorized by statute to do so deemed necessary to carry out its statutory obligations, for a term not exceeding five years with a certified and recognized employee organization as to the conditions of employment of employees in the unit, which may, without being limited thereto, include provisions —

4 Effective Date. This act shall take effect sixty days after its passage.

At the request of Rep. MacDonald, Rep. Shirley Clark answered questions.

Amendment adopted.

Ordered to third reading.

HB 417

relative to students civil rights. Inexpedient to legislate. Rep. Piper for Judiciary.

Testimony did not indicate need for further legislation. Statutes already have all the criminal and civil tools necessary.

Rep. Malcolm Stevenson moved that HB 417 be referred to Judicial Council for further study and spoke in favor of the motion.

(discussion)

Reps. Zachos and Wilfrid Boisvert spoke in favor of the motion.

Rep. Gerry Parker spoke against the motion.

Adopted.

HB 417 referred to Judiciary Council.

HB 818

expanding the discretion of the attorney general in administering the land sales full disclosure act. Ought to pass with amendment. Rep. Theriault for Judiciary.

The bill would allow attorney general's office the discretion to exempt individual house lots if it is found not to be detrimental to the public interest.

AMENDMENT

Amend section 1 of the bill by striking out the same and inserting in place thereof the following:

1 Discretion of Agency. Amend RSA 356-A:3, III (supp) as inserted by 1970, 55:1 by striking out said paragraph and inserting in place thereof the following: III. The agency may from time to time, pursuant to rules and regulations issued by it, exempt from any of the provisions of this chapter any subdivision or any lots in a subdivision, if it finds that the enforce-

ment of all of the provisions of this chapter with respect to such subdivision or lots, parcels, units or interests is not necessary in the public interest and for the protection of purchasers by reason of the small amount involved or the limited character of the offering, or because such property in the discretion of the agency is otherwise adequately regulated by federal, state, county, municipal, or town statutes or ordinances.

Amendment adopted.

Ordered to third reading.

HB 612

increasing the tax on the transfer of real property. Inexpedient to legislate. Rep. Gay for Ways and Means.

One percent sales tax on transfer of real property. There is an unsettled question of constitutionality on this bill.

It would also increase the cost of acquisition of property hurting the low cost home sales.

Rep. Elmer Johnson spoke in favor of the committee report.

Resolution adopted.

Rep. George Roberts wished to be recorded as voting in favor of the committee report on HB 612.

HB 351

relative to increasing the tax on tobacco products and making an appropriation therefor. Ought to pass with amendment. Rep. Beckett for Ways and Means.

HB 351, relative to increasing the tax on tobacco products Essentially adds one cent to a pack of cigarettes at the present price. After careful consideration the majority of the committee feels this will preserve the differential and will produce the most revenue for the state.

Rep McLane moved that the words, ought to pass, be substituted for the committee report ought to pass with amendment, and spoke in favor of the motion.

(discussion)

Adopted.

Referred to Appropriations.

Rep. George Roberts wished to be recorded as voting in favor of the committee report on HB 351.

COMMITTEE OF CONFERENCE REPORT ON HB 328

(See SJ May 19, 1971 for report)

Rep. Trowbridge explained the Committee of Conference Report.

Rep. Coutermarsh spoke in favor of the report.

Adopted.

SENATE MESSAGES CONCURRENCE ON HOUSE BILLS WITH AMENDMENT

HB 211, to provide for treatment of minors for drug abuse without parental consent.

(Amendment printed in SJ of May 18, 1971.)

Rep. Zachos moved that the House concur with the Senate amendment.

Adopted.

HB 180, relative to district courts.

(Amendment printed in SJ of May 18, 1971.)

Rep. Zachos moved that the House non-concur with the Senate amendment and that a Committee of Conference be established.

Adopted.

The Speaker appointed Reps. Andrews, Palmer and Drabinowicz.

On motion of Rep. Harvell the rules of the House were so far suspended as to permit business in order at the late session to be in order at the present time, that third reading of bills be by title only, and that when the House adjourns today it be to meet tomorrow at 11:00 o'clock.

LATE SESSION

Third reading and passage by House

SB 44, relative to the time the school census shall be taken and repealing the statute dealing with school boards visits to schools.

HB 747, to enlarge the powers of medical service corporations.

HB 753, eliminating the biennial referendum on sweepstakes on the ballots.

HB 796, relative to the display of the New Hampshire state flag.

HB 626, to require higher safety standards in the construction of driveways and other accesses to public way.

HB 380, providing for procedures for hearings and elections relative to management-employee relations in state employment.

HB 818, expanding the discretion of the attorney general in administering the land sales full disclosure act.

On motion of Rep. Martineau the House adjourned at 12:34 P.M.

Thursday, 20May71

The House met at 11:00 o'clock.

Prayer was offered by Guest Chaplain, Rev. Gordon L. Johnson, the Barnstead Congregational Church.

O Gracious God, Thou who art the Eternal Father — Creator and Divine Leader; we would pause at this moment to reflect on Thee; acknowledging Thy existence and prayerfully requesting Thy guidance this day.

Grant, O Loving Father — to these men and women here present; infinite wisdom and unselfish thoughts as they prepare

to do the work before them. May, O God, the legislation they discuss and debate, the conclusions they reach be formulated by good hearts — clear minds and kind and honest words.

May Thy presence in these chambers — this day — be a constant reminder of the necessity of wise decision — clarity of thought and sincerity of purpose in all laws concerning life.

May Thy blessings be upon us — from the highest to the lowest servant of our wonderful state.

Thank You, — God for listening — Thank You, — God for reminding us that it is You — not we who control the future of all that is and shall ever be. Amen.

Rep. Bigelow led the Pledge of Allegiance.

The Speaker has designated Rep James O'Neil to take the Chair today.

LEAVES OF ABSENCE

Rep. Mutzbauer, the day, illness.

Reps. Shortlidge, Varrill, Douglas Stevenson, Withington and Riley, the day, important business.

RESOLUTION

Rep. MacDonald offered the following resolution:

Resolved, that in accordance with the list in the possession of the clerk, House Bills numbered 968 through 970 shall be by this resolution read a first and second time by the therein listed titles, laid on the table for printing and referred to the therein designated committees.

Adopted.

INTRODUCTION OF HOUSE BILLS

First, second reading and referral

HB 968, relative to membership in the state retirement system. (Martineau of Hillsborough Dist. 38 — To Executive Departments and Administration.)

HB 969, requiring certain labels on liquor and beverage containers. (Webster of Carroll Dist. 6 — To Liquor Laws.)

HB 970, authorizing towns to regulate certain earth excavations and to issue permits therefor. (Heald of Hillsborough Dist. 10; Daloz of Hillsborough Dist. 6; Poehlman of Hillsborough Dist. 4 — To Environmental Quality and Agriculture.)

SENATE MESSAGES
ADOPTION OF
COMMITTEE OF CONFERENCE REPORT

HB 328, limiting the provisions of the New Hampshire Little Davis-Bacon Act to certain projects and equating the same with the federal act.

CONCURRENCE ON
HOUSE AMENDMENT TO SENATE BILL

SB 18, relative to filing dates for nominations in certain cities and towns.

CONCURRENCE

HB 255, to increase the discount for resident purchasing season ski tickets.

HB 276, relating to conservation officers of the fish and game department.

HB 684, providing that a helper may set or haul lobster and crab traps only in the presence of and aboard a boat belonging to a licensed lobsterman.

HB 799, relative to the board of arborists.

INTRODUCTION OF SENATE BILLS

First, second reading and referral

SB 95, abolishing the office of research analyst, to senate finance committee and removing any reference to that office in the RSA. Appropriations

SB 166, amending the 1969 appropriation relative to capital expenditures at Franconia Notch state park. Public Works

SB 191, relative to abandoned boats. Environmental Quality and Agriculture

VACATE

Rep. MacDonald moved to vacate reference of HB 965, relative to the parole laws, from the committee on Statutory Revision to the committee on State Institutions.

Adopted.

BILLS PLACED ON CALENDAR UNDER RULE 57

(Overdue for Report)

Judiciary

HB 760, exempting managers of public motion picture houses from the obscenity statute.

Resources, Recreation and Development

HB 768, relative to sewer rates.

Placed on Calendar for May 26

BILLS PLACED ON CALENDAR UNDER RULE 43

(Overdue for Hearing)

Education

SB 79, creating a legislative commission to study and make recommendations relative to the expenditure of state funds for higher education and making an appropriation therefor.

Merrimack County Delegation

HB 720, authorizing the county convention to establish the salary of the Merrimack County sheriff.

Resources, Recreation and Development

SB 39, relative to acquiring park and recreation areas in towns.

Rochester Delegation

HB 840, revising the charter of the city of Rochester.

Placed on Calendar for May 26

ENROLLED BILLS REPORT

HB 94, appropriating funds to assist the Lebanon Regional Airport Authority.

HB 206, relative to the director and deputy director of the New Hampshire distributing agency.

HB 288, relative to the development of services to aid the health and welfare of the citizens of New Hampshire.

HB 432, relative to the rabies control law.

HB 529, relative to the destruction and removal of boundary markers.

HB 551, clarifying the duties of the deputy attorney general.

HB 328, limiting the provisions of the New Hampshire Little Davis-Bacon Act to certain projects and equating the same with the federal act.

HB 368, regulating the sale of hypodermic syringes.

Roxie A. Forbes

For The Committee

COMMITTEE REPORTS

HB 782

increasing the power of the state fire marshal and making him directly responsible to the commissioner of safety; increasing the membership of the state board of fire control and making its functions advisory. Ought to pass with amendment. Rep. Lamy for Banks and Insurance.

Strengthens and updates state fire marshal's office.

AMENDMENT

Amend sections 8 and 9 of the bill by striking out the same and inserting in place thereof the following:

8 Preparation of Report Forms by State Fire Marshal. Amend RSA 153:11 as amended by 1957, 59:1 and 1959, 12:1 by striking out said section and inserting in place thereof the following: 153:11 Report of Causes and Origins of all Fires. Every fire occurring in this state shall be reported in writing to the state fire marshal within ten days after the occurrence of the same by the appropriate associate advisor and shall be in the form prescribed by the state fire marshal and shall contain

a statement of all facts relating to the cause and origin of such fire, so far as possible, the extent of damage thereof and the insurance upon such property, and such other information as may be required. Fires resulting in losses of less than fifteen hundred dollars need not be reported. The state fire marshal shall cause to be prepared necessary instructional data for the associate advisors and sufficient forms for their use in the reports required hereby and cause them to be printed and sent to each associate advisor. When the cause, origin and circumstances of any fire occurring in any city, town, village district or precinct in this state indicates that such fire was the result of design, or of suspicious origin the associate advisor shall immediately notify the chief of police, the county attorney and the state fire marshal.

9 Insurance Company Reports to State Fire Marshal. Amend RSA 153:13 as amended by 1957, 225:1 by striking out said section and inserting in place thereof the following: 153:13 Reports of Insurance Companies. Every fire insurance company transacting business in this state is hereby required to file with the state fire marshal through a recognized bureau or organization of companies or through the secretary or other officer of the insurance company, a monthly report of fire losses showing the name of the assured, designating the class of occupancy, location of the property burned and probable causes of fire. Losses under fifteen hundred dollars need not be included in such reports. In the case of a fire of suspicious origin a preliminary report shall be made immediately through such bureau or association of companies or through some officer of the insurance company, showing the name of the assured, the date of the fire, location, occupancy, and such facts and circumstances as shall come to their knowledge and tending to establish the cause or origin of the fire.

Amend RSA 153:16, IV as inserted by section 12 of the bill by striking out the same and inserting in place thereof the following:

IV. The penalty herein provided may be recovered in an action at law brought in the superior court of the county where such property is located in the name of the state, by the state fire marshal, and the county attorney.

Amendment adopted.

Ordered to third reading.

HB 725

to abolish the fish and game commission and to establish a five year term for the director of the fish and game department. Ought to pass with amendment. Rep. Hayes for Fish and Game.

As amended, would establish a five year term for the director of the Fish and Game Department.

AMENDMENT

Amend the title of the bill by striking out the same and inserting in place thereof the following:

AN ACT

establishing a five year term for the
director of the fish and game department.

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Term of Director of Fish and Game Department. Amend RSA 206:8 by striking out in lines five and six the words "He shall serve for an indefinite term, at the pleasure of the commission." and inserting in place thereof the words (He shall serve for a term of five years and until his successor is appointed and qualified unless he is removed earlier in accordance with the provisions of RSA 4:1. He may be reappointed at the end of his term.) so that said section as amended shall read as follows: 206:8 How Chosen; Term; Compensation, and Duties Generally. The fish and game commission shall appoint a director of the fish and game department who shall be a man with knowledge of, and experience in, the requirements for the protection, conservation, and restoration of the wild life resources of the state. He shall serve for a term of five years and until his successor is appointed and qualified unless he is removed earlier in accordance with the provisions of RSA 4:1. He may be reappointed at the end of his term. He shall not hold any other public office, and shall devote his entire time to the service of the state in the discharge of his official duties He shall receive the compensation prescribed by RSA 94:1 — 4, and shall be reimbursed for all actual and necessary travelling and other expenses incurred by him in the discharge of his official duties. Before entering upon the duties of his office, he shall take the oath prescribed by the constitution, and shall, in addition there-

to, swear that he holds no other public office, nor any position under any political committee or party. Such oath shall be filed with the secretary of state. He shall have general supervision and control of all activities, functions and employees of the fish and game department, and shall enforce all the provisions of the laws of this state relating to fish, wild animals, and birds, and shall exercise all necessary powers incident thereto.

2 Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted.

Ordered to third reading.

HB 833

increasing the jurisdiction under small claims procedures. Ought to pass. Rep. Sayer for Judiciary.

Increases jurisdiction of small claims court from \$200 to \$300. Small claims procedure is voluntary and allows more individuals to take their own cases into court without an attorney.

Ordered to third reading.

HJR 49

requesting the judicial council to study and make recommendations relative to the uniform partnership act. Ought to pass. Rep. Andrews for Judiciary.

Difficulties arise in the administration of present partnership laws. The whole area needs study and revision.

Ordered to third reading.

HB 762

relative to permits for manufacturers of beverages. Inexpedient to legislate. Rep. Collishaw for Liquor Laws.

Resolution adopted.

HB 773

relative to recording instruments with the register of deeds. Ought to pass. Rep. Hanson for Municipal and County Government.

Ordered to third reading.

HB 814

enabling towns to elect a three-man board of assessors. Ought to pass. Rep. Blain for Municipal and County Government.

Ordered to third reading.

HB 870

to increase the penalty for violations of municipal bylaws and ordinances. Ought to pass. Rep. Ezra Mann for Municipal and County Government.

Ordered to third reading.

HB 884

requiring that sugar served in public eating places be served in individually wrapped packets. Ought to pass. Rep. Bernard for Public Health and Welfare.

Ordered to third reading.

HB 623

extending the application of the right to know law to the legislature and all its committees. Ought to pass with amendment. Rep. MacDonald for Statutory Revision.

The committee unanimously felt the legislature should not exclude itself from a law it insists upon for all other governing bodies. The bill as amended would allow executive sessions for all of the current reasons allowed other bodies, and also allow an executive session upon a majority vote of a committee when matters are being discussed that in their opinion should not be made public.

AMENDMENT

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Definitions. Amend RSA 91-A:1 (supp) as inserted by 1967, 251:1 by striking out said section and inserting in place thereof the following new section:

91-A:1 Definition of Public Proceedings. The term "public proceedings" as used in this chapter means the transaction of any functions affecting any or all citizens of the state by any of the following:

I. The general court including executive sessions of committees;

II. The governor's council;

III. Any board or commission of any state agency or authority;

IV. Any board, commission, agency, or authority, of any county, town, municipal corporation, school district, or other political subdivision.

2 Notice of Legislative Committee Meetings. Amend RSA 91-A:2 (supp) as inserted by 1967, 251:1 and amended by 1969, 482:1 by striking out said section and inserting in place thereof the following: 91-A:2 Meetings Open to the Public. All public proceedings shall be open to the public, and all persons shall be permitted to attend any meetings of those bodies or agencies. Minutes of all such meetings, including names of members, persons appearing before the bodies or agencies, and a brief description of the subject matter discussed and final decisions shall be promptly recorded and open to public inspection within seventy-two hours of the public meeting, except as provided by section 5 of this chapter, and shall be treated as permanent records of any body or agency, without exception. Except in an emergency or when there is a meeting of a legislative committee, a notice of the time and place of each such meeting shall be posted in two appropriate public places or shall be printed in a newspaper of general circulation in the city or town at least twenty-four hours, excluding Sundays and legal holidays, prior to such meetings. An emergency shall mean a situation where immediate undelayed action is deemed to be imperative and the minutes of the meeting shall clearly spell out the need for the emergency meeting. When a meeting of a legislative committee is held, publication made pursuant to the rules of the house of representatives shall be sufficient notice. If the charter of any city or guide lines set down by the appointing authority requires a broader public access to official meetings and records than herein described, such charter provisions or guide lines shall take precedence over the requirements of this chapter.

3 Meeting Not Public. Amend RSA 91-A:3, II (supp) as inserted by 1967, 251:1 by inserting after paragraph (d) the following new paragraph: (e) Matters being discussed by a legislative committee sitting in executive session, which should

not be made public, as determined by a majority vote of the members present and voting at such meeting.

4 Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted.

Ordered to third reading.

HB 700

relative to posting speed zone signs on certain highways. Inexpedient to legislate. Rep. Hamel for Transportation.

The problem covered by this bill is being corrected by administrative action of the commissioner of Public Works and Highways.

Resolution adopted.

HB 913

including paraplegics in the group of veterans not paying a fee for registration of their motor vehicles. Ought to pass with amendment. Rep. Hamel for Transportation.

Adds "paraplegic" to existing law. Amendment makes it clear that the veteran be certified by the VA and that only one vehicle be covered.

AMENDMENT

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 No Fee For Paraplegics. Amend RSA 262:1, XIII-a as inserted by 1959, 23:1 by striking out said paragraph and inserting in place thereof the following: XIII-a. No fee shall be charged for registering one motor vehicle owned by any person who became an amputee or paraplegic while a member of the United States armed forces, and whose disability is rated as service-connected as certified by the veterans administration.

Amendment adopted.

Ordered to third reading.

HB 914

including paraplegics in the group of veterans not paying a fee for license to operate a motor vehicle. Ought to pass. Rep. Hamel for Transportation.

The title explains the bill.

Ordered to third reading.

HB 922

providing for special license plates for motor vehicles of blind veterans. Ought to pass with amendment. Rep. Hamel for Transportation.

Makes a "veteran" license plate the only identification required. Amendment makes it clear that this law applies to only one vehicle.

AMENDMENT

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Special License Plates. Amend RSA 260:18 as amended by 1961, 166:3, by striking out said section and inserting in place thereof the following: 260:18 Special License Plates for Vehicles of Blind Veterans. The director shall furnish without charge for one motor vehicle owned by a veteran, who has been determined by the veterans administration to be suffering from total blindness as a result of a service-connected disability, a special license plate. The director shall determine the form, shape and color of said special license plate and shall also determine the information to be contained thereon.

Amendment adopted.

Ordered to third reading.

HB 923

relative to the parking of motor vehicles by disabled war veterans. Ought to pass. Rep. Hamel for Transportation.

Clarifies the veteran's parking law to remove reference to window cards which will be eliminated by HB 922 and HB 931.

Ordered to third reading.

HB 931

providing for special license plates for motor vehicles of paraplegics and amputees. Ought to pass with amendment. Rep. Hamel for Transportation.

Same explanation as HB 922 above.

AMENDMENT

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Special Tag Provision Removed. Amend RSA 260:17 as amended by 1961, 166:3 by striking out said section and inserting in place thereof the following: 260:17 Special License Plates for Motor Vehicles of Amputee and Paraplegic Veterans. The director shall furnish without charge for one motor vehicle owned by a veteran who, because of being an amputee, or paraplegic, has received said motor vehicle from the United States government or whose vehicle is to replace one so received, a special license plate. The director shall determine the form, shape and color of said special license plate and shall also determine the information to be contained thereon.

Amendment adopted.

Ordered to third reading.

SENATE MESSAGE
CONCURRENCE ON HOUSE BILL
WITH AMENDMENT

HB 348, enabling the department of fish and game to recover damages for loss of fish, other aquatic life, wildlife or their habitat due to water pollution.

(Amendment printed in SJ of May 18, 1971.)

Rep. Hayes moved that the House non-concur with the Senate amendment and that a Committee of Conference be established.

Adopted.

The Speaker appointed Reps. Oleson, Hunt and Chamberlin.

HB 386

increasing the fees for licenses and permits for the sale of liquor and beer. Majority: Inexpedient to legislate; Rep. Collishaw for Liquor Laws. Minority: Ought to pass with amendment; Reps. Desmarais, Enright.

Rep. Enright moved that the words, ought to pass with

amendment, be substituted for the committee report, inexpedient to legislate, and spoke in favor of the motion.

(discussion)

Rep. Streeter spoke against the motion.

Rep. Ferguson moved that HB 386 be indefinitely postponed and spoke in favor of the motion.

Reps. Sweeney, Buckman and Sirois spoke against the motion.

Reps. D'Amante, Hayes and Hardy spoke in favor of the motion.

Rep. Lambert moved the previous question on the pending motion only; sufficiently seconded.

Adopted.

HB 386 was indefinitely postponed.

SB 85

providing for a one day deer season for residents only. Ought to pass. Rep. Kinney for Fish and Game.

This bill will give the residents the day, immediately preceding the opening day, to hunt and take deer.

Rep. Oleson moved that the words, inexpedient to legislate, be substituted for the committee report, ought to pass, and spoke in favor of the motion.

Reps. Maynard, Hayes, Boucher and Hardy spoke against the motion.

(discussion)

Reps. Chamberlin and Fortier spoke in favor of the motion.

Rep. Gordon moved that SB 85, be indefinitely postponed and spoke in favor of the motion.

A division was requested.

It being manifestly in the affirmative, the motion carried.

Rep. Zachos moved that the House request the return of HB 755, relative to salaries of district court judges from the Senate.

Rep. Zachos explained his motion.

Adopted.

RECESS

AFTER RECESS

REPORT OF COMMITTEE ON CONSTITUTIONAL REVISION

Mr. Speaker: in the Journal of today's proceedings your Committee on Constitutional Revision will report to you its recommendations regarding the changes in the Constitution proposed by the members of the Legislature.

There have been 32 suggestions. In several cases the same subject has been covered by two or more proposals. For instance we have reviewed five separate proposals relative to the graduated tax problem. After combining similar proposals, we still come up with 19 separate ideas.

The Committee has made an in-depth study of previous elections when proposed changes in the Constitution were submitted to the people of New Hampshire for ratification. Two conclusions have guided the committee recommendations.

First, although in recent years Amendments have been submitted to the voters at the November elections only, the Constitution provides for the use of other elections and in fact leaves the question open to the use of any date selected by the Legislature. There are precedents in our past history for the use of other than General Election dates.

Therefore, the Committee will recommend that proposed amendments be presented to the voters at various election dates.

Second, the Committee study has indicated that when a number of substantive changes have been presented on the same ballot the public has been inclined to reject them. It is believed, and knowledgeable people on the subject, endorse the idea, that the rejection stems from lack of information on the subject and, under these conditions the natural reaction is to vote, "no."

The Committee believes that the fault lies, not with the voters, but with the Legislature or the Constitutional Convention. Neither has, in recent years at least, taken on the full responsibility to inform the voters. There is therefore, a necessity of an interim information program.

The Committee will therefore, recommend a very limited number of amendments to be put on any one ballot.

Earlier in this report it was indicated that 19 separate ideas for amendments have been proposed. If the Legislature follows the Committee recommendations, obviously most of these will be set aside. To the sponsor, each of these was and is of greatest importance. It will require great understanding and forbearance on the part of these Legislators to endorse the Committee recommendations and see their important proposals fail to move forward.

The Committee asks for this understanding and forbearance.

The Committee feels that calling a Constitutional Convention in the near future will be a wise procedure. The Constitutional Convention can propose changes without the suspicion of selfish Legislative interest.

To those whose proposed Amendments are not included in the recommended list, we suggest presenting their thoughts to the Con Con or the next Legislature.

Because of the peculiarly important subject matter and the responsible action demanded by any proposed change to the Constitution, the Committee has leaned heavily on experts in this field. The Committee wishes to thank Arthur Marx for his advice and especially Mr. Richard Upton who, along with other responsibilities has been the president of our most recent Constitutional Convention. Mr. Upton has given freely of his time and his advice has been of greatest value.

While assistance is being acknowledged it must be recognized that the Legislators who sponsored the amendments have taken great pains to fully inform the Committee. Their cooperation has been greatly appreciated.

The Constitutional Revision Committee recommends the passage of seven Constitutional Amendments-Concurrent Res-

olutions. It is further recommended that they be presented to the voters for ratification at three separate Primary and Election Dates.

The recommendations are: —

CACR 18, Relating to: How often the Legislature shall meet. Providing that: The Legislature shall meet annually. Ought to pass with amendment and to be presented to the voters at the 1972 Spring Presidential Primary.

CACR 18 originated in the Senate in the form that the 1969 proposal passed the Legislature. The Senate amended it before sending it to the House. The Committee recommends using the original form. Hence, the amendment puts it back as it was. It leaves salary as it has been and requires that the Legislature meet ANNUALLY in January, but the total number of Legislative days in the two years, for which mileage can be paid, is still limited to a total of 90.

This was done for two reasons. First the original version was more clear in establishing ANNUAL SESSIONS. Second, the voters are familiar with the idea in this form. The first vote count indicated that it passed, but a recount showed that it lost by a few votes. It is felt that the public will understand better if it is not complicated by the explanation that it is "nearly" the same.

CACR 18 would change two Articles in the Second part of the Constitution. Articles 3 and 15. It is important to keep this in mind as a following CACR 26 recommended for passage also would change Article 15. A procedural explanation follows CACR 26.

Two CACRs are recommended for presentation to the voters at the 1972 September Primary. They are CACR 6 and CACR 8.

CACR 6, Relating to: Voting age and qualifications as to age in holding office and Providing that: Eighteen Year Olds may vote but no person under twenty-one years of age may hold any Elected Office. Ought to pass with amendment.

The amendment changes the date of submission to the Voters to the September Primary Date. It seems reasonably certain that the question of 18 year olds voting will be resolved by

the ratification of the proposal to change the National Constitution.

This will still leave a number of questions unresolved regarding the rights and obligations of 18 year olds in New Hampshire. The Committee feels that it will be wise to move forward step by step.

Present regulations require varying ages as qualifications for different offices. This precedent is used in urging consideration of the 21 year requirement as a minimum for holding all Elective Offices.

Although highly important, the Committee feels that this question and the one following do not rank with those recommended for other dates. The September Primary date is therefore recommended.

CACR 8, Relating to: Jury Trials in Civil Causes. Providing that: Jury Trials be limited to cases where there is more than Twenty-five Hundred Dollars in Controversy. Ought to pass with amendment.

The Amendment changes the date of submission to the voters to the September Primary date.

Article 20 of the first part of the Constitution describes the conditions under which civil cases can be appealed from the lower court to a Jury Trial. Under the present wording, if the amount involved is over \$500, a Jury Trial can be requested. In the past, the limiting dollar amount has been raised as it became obvious that it was too low. The proponents, including the Judicial Council, Attorneys, a Judge and the New Hampshire Bar Association testified that the time has arrived to raise the limit again. The present conditions allow a large number of cases to accumulate and the waiting period can be several years. The cost of Jury Trials is heavy on the Counties and is expected to rise.

The Committee subscribes to the importance of changing this part of the Constitution.

The following four CACR's are recommended for presentation to the voters at the November General Election in 1972.

CACR 9, Relating to; Establishing a Four Year Term for Governor. Providing that; the Governor shall be elected every

four years on the non-Presidential Election years, and no person shall serve more than two terms consecutively. Ought to pass with amendment.

The Amendment is proposed to make it eminently clear that the intent is to limit to *two-four year terms consecutively*.

The Four Year concept has been debated many times. Forty-one states now have four year terms. The Committee feels that the subject should be sent to the voters for consideration. The favorable vote was 13-0.

CACR 5, Relating to; Granting the Legislature greater flexibility in raising public revenue through the power to tax, and Providing that: Property other than land may be classified by kind, use or amount and such classes taxed differently. Ought to pass.

The title is reasonably descriptive. A sub-committee headed by Rep. J. Harvell made an in-depth study of several proposals to change the Constitution to allow graduated taxes. Outside experts in Constitutional law and methods gave freely of time and advice. Questions regarding Constitutional procedure will be answered by Mr. Harvell.

The Senate vote was 17-3 in favor of CACR 5. The Constitutional Revision Committee vote was 9 to 3 in favor.

CACR 22 Relating to: Taxation of Corporations. Providing that; Corporations are subject to taxation. Ought to pass.

This proposal would amend the same section of the Constitution as the previous CACR 5. It effectively adds one word, "Corporations"; so that the business profits tax could fall (as originally intended) on Corporations and not on sole proprietors, partnerships, etc.

The best information available to the Committee indicates there would be no confliction if both CACR 5 and CACR 22 were endorsed by the public. The argument in favor of putting both CACR 22 and CACR 5 on the ballot is that CACR 22 would appear to have a good possibility of passing while past history on CACR 5 indicates less assurance.

The Committee therefore recommends "Ought to pass" on both.

This procedure would seem to assure that the Business Profits Tax question would be resolved even though the public rejected the Graduated Tax proposal.

CACR 26, Relating to; etc. Decrease House, Increase Senate and Establish Salary Commission.

The majority of the Committee (10-6) approved CACR 26 which would, as the title points out, revise the size of the Legislature and establish a Salary Commission to set the Legislative salaries for each Legislator prior to its election. Over a period of three biennial changes, the Legislature would end up in 1978 with a two hundred fifty member House and forty member Senate with salary changes as established by the Salary Commission. The Amendment makes more clear, the question put to the voters.

In complete frankness, the Committee recognizes that the Legislature resists any change in size but hopefully will favorably accept this version that would at the same time raise the pay.

Further, the voters normally resist any raise in pay but may accept this reasonable approach when it is accompanied with a reduction in size.

The Senate has, this year, rejected a proposal to increase their numbers. Nevertheless, the Committee recommends submitting this proposal again to them.

As previously mentioned, this CACR 26 and CACR 18 both propose changes in Article 15 of the second part of the Constitution.

Under these conditions it is necessary to have two versions of this CACR 26 — one based on the passage of CACR 18, by the Voters, the previous Spring, and a second based on its rejection. The Committee recommends the passage of both versions. The wording has been arranged to take care of either eventuality.

All other proposed Constitutional Revisions are recommended Inexpedient to Legislate.

Again, the Committee does not question their validity, only that it is inexpedient to consider them at this time. Sponsors

are urged to resubmit them to the Con-Con or the next Legislature.

Recommended "Inexpedient to Legislate": CACRs 1, 4, 11, 13, 14, 15, 20, 21, 23, 24, 25, 27.

There are several CACRs still in the Senate. The above recommended action in no way precludes favorable action if the Senate passes them to the House.

COMMITTEE REPORTS CONTINUED

SB 116

to prohibit individuals from soliciting rides or business on or in proximity to the traveled portion of a street or highway. Ought to pass with amendment. Rep. Hamel for Transportation.

As amended, changes the word "traveled" to "paved" in RSA 262-A:38 so that a "No person shall stand in a paved portion of the roadway for the purpose of soliciting a ride, etc."

AMENDMENT

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Soliciting Rides. Amend RSA 262-A:38, I, as inserted by 1963, 330:1 by striking out in line one the word "traveled" and inserting in place thereof the word (paved) so that said paragraph as amended shall read as follows: I. No person shall stand in a paved portion of the roadway for the purpose of soliciting a ride, employment or business from the occupant of any vehicle.

Amendment adopted.

Ordered to third reading.

COMMITTEE OF CONFERENCE REPORT ON JOINT RULES (SCR 1)

(Printed in SJ May 20, 1971)

Rep. George Roberts moved the adoption of the committee of conference report.

Rep. Roberts explained the report.

(discussion)

Rep. Coutermarsh spoke in favor of the report.

Rep. Gerry Parker moved that the committee of conference report on the Joint Rules be made a special order for 11:01 Tuesday next and spoke in favor of the motion.

Rep. George Roberts spoke against the motion.

Rep. Lawton spoke in favor of the motion.

(Rep. Trowbridge in the Chair)

Rep. James O'Neil spoke against the motion

(Deputy Speaker in the Chair)

Rep. Sayer spoke in favor of the motion.

Rep. George Roberts spoke a second time against the motion.

Motion lost.

The question being on the adoption of the committee of conference report on Joint Rules.

Committee of Conference report adopted.

RECONSIDERATION

Rep. Zachos, having voted with the majority, moved that the House reconsider its action in ordering HB 755, relative to salaries of district court judges, to third reading and that it be placed on second reading and recommitted to committee on Judiciary, and spoke in favor of the motion.

(discussion)

Adopted.

VACATE

Rep. Claffin moved to vacate reference of SB 191, relative to abandoned boats, from the committee on Environmental Quality and Agriculture to the committee on Resources, Recreation and Development.

Adopted.

SENATE MESSAGES
ACCEDED TO REQUEST FOR
COMMITTEE OF CONFERENCE

HB 348, enabling the department of fish and game to recover damages for loss of fish, other aquatic life, wildlife or their habitat due to water pollution.

The President appointed Senators Porter and McCarthy.

HB 180, relative to district courts.

The President appointed Senators Jacobson and Lamontagne.

SENATE ADOPTION ENROLLED BILLS
AMENDMENT

HB 272, requiring fishways to be built on certain dams.

COMMITTEE REPORTS CONTINUED

HB 400

providing for an increase in the motor vehicle road tolls. Ought to pass with amendment. Rep. Menge for Ways and Means.

A one cent increase in the gasoline tax to be returned entirely to the cities and towns, one-half on the basis of population and one-half on road mileage of Class IV and V roads.

Rep. Trowbridge offered an amendment and moved it be substituted for the committee amendment and spoke in favor of the motion.

(discussion)

Rep. Senter moved that HB 400 be recommitted to the committee on Ways and Means and spoke in favor of the motion.

Reps. Reddy and Trowbridge spoke in favor of the motion.

(discussion)

Reps. Gordon, Coutermarsh, Elmer Johnson and Nutt spoke in favor of the motion.

HB 400 and all proposed amendments recommitted to the committee on Ways and Means.

ENROLLED BILLS AMENDMENT

HB 272, requiring fishways to be built on certain dams.

(Amendment printed in SJ of May 20, 1971)

Amendment adopted.

The Speaker called for the special order for 11:01:

HB 144

exempting the first six thousand dollars of profit earned by an individual from the business profits tax. Inexpedient to legislate.

The question being on the motion of Rep. Read that the words, ought to pass with amendment, be substituted for the committee report, inexpedient to legislate.

Rep. Read spoke in favor of the motion.

(discussion)

Rep. McLane spoke against the motion.

Motion lost.

Question being on the committee resolution, inexpedient to legislate.

Resolution adopted.

The Speaker announced that Rep. Barrows and Rep. St. Onge are celebrating their birthdays.

On motion of Rep. Harvell the rules of the House were so far suspended as to permit business in order at the late session to be in order at the present time, that third reading of bills be by title only, resolutions by caption only, and that when the House adjourns today it be to meet Monday at 11:00 o'clock.

LATE SESSION

Third reading and passage by House

HB 782, increasing the power of the state fire marshal and making him directly responsible to the commissioner of safety; increasing the membership of the state board of fire control and making its functions advisory.

RECONSIDERATION

Rep. Vachon, having voted with the majority, moved that the House reconsider its action in passing HB 782 and spoke against the motion.

Motion lost.

HB 725, establishing a five year term for the director of the fish and game department.

HB 833, increasing the jurisdiction under small claims procedures.

HJR 49, requesting the judicial council to study and make recommendations relative to the uniform partnership act.

HB 773, relative to recording instruments with the register of deeds.

HB 814, enabling towns to elect a three-man board of assessors.

HB 870, to increase the penalty for violations of municipal bylaws and ordinances.

HB 884, requiring that sugar served in public eating places be served in individually wrapped packets.

HB 623, extending the application of the right to know law to the legislature and all its committees.

HB 913, including paraplegics in the group of veterans not paying a fee for registration of their motor vehicles.

HB 914, including paraplegics in the group of veterans not paying a fee for a license to operate a motor vehicle.

HB 922, providing for special license plates for motor vehicles of blind veterans.

HB 923, relative to the parking of motor vehicles by disabled war veterans.

HB 931, providing for special license plates for motor vehicles of paraplegics and amputees.

SB 116, to prohibit individuals from soliciting rides or business on or in proximity to the traveled portion of a street or highway.

RECONSIDERATION

Rep. Gordon, having voted with the majority, moved that the House reconsider its action in indefinitely postponing SB 85, providing for a one day deer season for residents only, and spoke against the motion.

Motion lost.

On motion of Rep. Poehlman, the House adjourned at 4:26 p.m.

Monday, 24May71

The House met at 11:00 o'clock.

Prayer was offered by House Chaplain, Rev. William L. Shafer.

Gracious FATHER, we praise Thee for all who in knowledge of Thy Truth realize that man shall not live by bread alone; that desiring to live through Thy life-giving word and inspiration, we pause to seek Thy guiding presence this day and this week. Teach us to number our days, to learn of Thy Wisdom, and to lay hold on that which is eternal and everlasting. Amid debate and decision, grant to each Member of this "House of Democracy" Thy Strength — to their bodies rest, to their hearts understanding, to their minds perception of truth, and to their spirits divine renewal. Amen.

Rep. Morrison led the Pledge of Allegiance.

LEAVES OF ABSENCE

Reps. Ezra Mann, Noble and Churchill, the day, important business.

Rep. Kidder, Tuesday, Wednesday and Thursday, important business.

SENATE MESSAGES
CONCURRENCE

HB 249, relative to the definition of permanently and totally disabled.

HB 439, relative to extending the service fee on air carriers to all public landing areas supported, in whole or in part, by state and municipality or airport authority funds and to allocate said fees between the state and municipalities or airport authorities.

HB 467, relative to intoxicating beverages at interscholastic athletic contests.

HB 494, relative to tax exemptions for water and air pollution control facilities.

HB 546, to define, control and prohibit the littering of public or private property.

HB 508, exempting certain temporary heliports from registration under the provisions of the aeronautics act.

HB 682, to amend the charter of St. Paul's School.

HB 739, clarifying the law relative to the board of trustees of New Hampshire colleges and equalizing the expiration dates of appointed university trustees.

HB 751, clarifying the law relative to the board of trustees of New Hampshire colleges and providing for a student member thereof.

INTRODUCTION OF SENATE BILLS

First, second reading & referral

SB 66, requiring persons engaged in the hunting of big game animals to display on their person a minimum amount of color known as hunter orange. Fish and Game

SB 101, providing for the recognition of "middle schools." Education

SB 159, abolishing the state rifle range commission. Executive Departments and Administration

SB 210, enlarging the conditions under federal or state aid projects may be pre-financed and extending the term of borrowing for the same to five years. Municipal and County Government

MILEAGE REPORT HOUSE OF REPRESENTATIVES

1971

Representative Herbert Casassa of Hampton for the Committee on Mileage presented the following report:

Town	Miles
BELKNAP COUNTY	
District No. 1 (Center Harbor, New Hampton)	
H. Thomas Urie, New Hampton	32
District No. 2 (Meredith) (2)	
Marshall French	44
Robert M. Lawton	44
District No. 3 (Sanbornton, Tilton) (2)	
Charles B. Roberts, Sanbornton	30
Nana M. Wilkinson, Tilton	23
District No. 4 (Gilford)	
Esther R. Nighswander	35
District No. 5 (Belmont)	
Marion Wuelper	22
District No. 6 (Barnstead, Gilmanton)	
George B. Roberts, Jr., Gilmanton	31
District No. 7 (Alton)	
Jakob Mutzbauer	33
District No. 8 (Laconia, Ward 1) (2)	
Robert E. Hood	30
Walter D. McCarthy	31
District No. 9 (Laconia, Ward 2) (2)	
Florence G. Drouin	30
David O. Huot	28
District No. 10 (Laconia, Wards 3 & 4) (2)	
George A. Head	29
Oscar C. Prescott	29
District No. 11 (Laconia, Ward 5) (2)	
Lucien R. Dulac	30
Dorothy V. Randlett	30
District No. 12 (Laconia, Ward 6) (2)	
Frank A. Maguire, Jr.	35
David T. Whittemore	31
CARROLL COUNTY	
District No. 1 (Bartlett, Chatham, Hale's Loc., Hart's Loc., Jackson)	
Donalda K. Howard, Bartlett	95
District No. 2 (Conway) (3)	
Grace N. Cox	90
Esther M. Davis	81
Guy H. Lagroe	92

District No. 3 (Albany, Eaton, Effingham, Freedom, Madison)	
J. Donald Hayes, Madison	78
District No. 4 (Sandwich, Tamworth)	
Raymond K. Conley, Jr., Sandwich	51
District No. 5 (Moultonborough, Tuftonboro)	
Dorothy W. Davis, Moultonborough	54
District No. 6 (Ossipee)	
T. Anne Webster	72
District No. 7 (Wolfeboro) (2)	
Russell C. Chase	43
Russell G. Claffin	42
District No. 8 (Brookfield, Wakefield)	
Roland S. Hughes, Brookfield	55

CHESHIRE COUNTY

District No. 1 (Walpole) (2)	
Louis S. Ballam	73
Edward A. Johnson	74
District No. 2 (Surry, Westmoreland)	
Lawry W. Churchill, Westmoreland	74
District No. 3 (Alstead, Gilsum, Marlow)	
Roxie A. Forbes, Marlow	53
District No. 4 (Dublin, Harrisville, Nelson, Stoddard, Sullivan)	
C. R. Trowbridge, Dublin	50
District No. 5 (Marlborough, Roxbury)	
William L. Yardley, Roxbury	57
District No. 6 (Jaffrey) (2)	
Homer J. Forcier	56
Wilfred W. Courmoyer	56
District No. 7 (Troy)	
Charles L. McGuinness	62
District No. 8 (Fitzwilliam, Rindge)	
James F. Allen, Rindge	65
District No. 9 (Richmond, Winchester) (2)	
Jennie B. Bennett, Richmond	75
Elmer L. Johnson, Winchester	76
District No. 10 (Hinsdale)	
Alf H. Halvorson	82
District No. 11 (Swanzey) (3)	
John R. Coughlin	58
Janet W. Dunham	59
Jacob M. Hackler	60
District No. 12 (Chesterfield)	
James E. O'Neil	63
District No. 13 (Keene, Ward 1) (3)	
Robert L. Mallat, Jr.	54
Sumner W. Raymond	57
Richard O. Vogel	57

District No. 14 (Keene, Ward 2) (2)	
H. Robie Ames	52
Michael J. Saunders	54
District No. 15 (Keene, Ward 3) (2)	
Cleon E. Heald	56
Bernard A. Streeter	54
District No. 16 (Keene, Ward 4) (2)	
Lawrence H. MacKenzie (r)	
R. John Shortlidge (**)	56
Philip D. Moran	56
District No. 17 (Keene, Ward 5) (3)	
Sheldon L. Barker, Sr.	55
Richard E. Cummings	58
Harold F. Drew	57

COOS COUNTY

District No. 1 (Clarksville, Colebrook, Columbia, Dixville, Pittsburg, Stewartstown) (3)	
Roland S. Cook, Stewartstown	151
Harry F. Huggins, Pittsburg	164
Chester D. Noyes, Stewartstown	150
District No. 2 (Erving's Grant, Northumberland, Odell, Stark, Stratford) (3)	
Walter O. Bushey, Northumberland	124
Roger L. Hunt, Stratford	137
Robert Mayhew, Northumberland	124
District No. 3 (Kilkenny, Lancaster) (2)	
Arthur M. Drake, Lancaster	108
Dana H. Lee, Lancaster	108
District No. 4 (Whitefield)	
Harold W. Burns	102
District No. 5 (Gorham) (2)	
Richard E. O'Hara	120
Otto H. Oleson	116
District No. 6 (Berlin, Ward 1) (3)	
Leon T. Dubey	120
Guy J. Fortier	120
Edgar J. Roy	120
District No. 7 (Berlin, Ward 2) (3)	
Romeo A. Desilets	120
George T. Studd	120
Elmer H. York	120
District No. 8 (Berlin, Ward 3) (3)	
Hilda C. F. Brungot	120
Percy W. McCuin	130
George W. Oswell	120
District No. 9 (Berlin, Ward 4) (3)	
Arthur A. Bouchard	120
Rebecca A. Gagnon	120
Romeo J. Theriault	120

District No. 10 (Atkinson-Gilmanton Academy Grant, Bean's Grant, Bean's Purchase, Cambridge, Chandler's Purchase, Crawford's Purchase, Cutt's Grant, Dix's Grant, Dummer, Errol, Green's Grant, Hadley's Purchase, Low and Burbank's Grant, Martin's Location, Milan, Millsfield, Pinkham's Grant, Sargent's Purchase, Second College Grant, Shelburne, Success, Thompson, Meserve's Purchase, Wentworth's Location)	
Victor L. Kidder, Shelburne	120
District No. 11 (Carroll, Dalton, Jefferson, Randolph)	
Mabel L. Richardson, Randolph	115

GRAFTON COUNTY

District No. 1 (Bethlehem, Littleton) (4)	
Van H. Gardner, Littleton	100
Marcia Tefft Rich, Littleton	100
Malcolm J. Stevenson, Bethlehem	95
John H. Tilton, Littleton	95
District No. 2 (Easton, Franconia, Woodstock)	
Wayne G. Higgins, Woodstock	80
District No. 3 (Lincoln, Livermore)	
Edna B. McGee, Lincoln	65
District No. 4 (Lisbon, Sugar Hill)	
George Brummer, Lisbon	100
District No. 5 (Bath, Benton, Landaff, Lyman, Monroe)	
Nelson H. Chamberlin, Bath	90
District No. 6 (Haverhill) (2)	
Paul I. LaMott	90
Ezra B. Mann, II	89
District No. 7 (Piermont, Warren, Wentworth)	
Fayne E. Anderson, Warren	62
District No. 8 (Lyme, Orford)	
John A. Menge, Lyme	73
District No. 9 (Hanover) (3)	
David Hammond Bradley	70
David C. Nutt	60
Laurence I. Radway	70
District No. 10 (Alexandria, Bridgewater, Dorchester, Grafton, Groton, Hebron, Orange)	
John K. Gemmill, Hebron	50
District No. 11 (Lebanon, Ward 1) (2)	
Robert G. Dow	62
Carl P. Foster	61
District No. 12 (Lebanon, Ward 2) (2)	
Roger M. Duhaime	57
Wilfred J. Tremblay	58
District No. 13 (Lebanon, Ward 3) (2)	
Frances B. Dudley	64
Shirley K. Merrill	62
District No. 14 (Canaan)	
Carl F. Altman	56

District No. 15 (Enfield)	
Arthur W. Blain	68
District No. 16 (Bristol)	
Ernest C. Hopkins	38
District No. 17 (Ashland)	
Harold V. Buckman	42
District No. 18 (Plymouth) (2)	
Kenneth G. Bell	45
Madison W. Sears	45
District No. 19 (Campton, Ellsworth, Holderness, Rumney, Thornton, Waterville Valley) (2)	
Richard L. Bradley, Thornton	65
Lester E. Mitchell, Sr., Campton	56

HILLSBOROUGH COUNTY

District No. 1 (Antrim, Bennington)	
Howard S. Humphrey, Sr., Antrim	30
District No. 2 (Deering, Hillsborough, Windsor) (2)	
Joseph M. Eaton, Hillsborough	25
Richard W. Withington, Hillsborough	27
District No. 3 (Weare)	
Frank N. Sawyer	18
District No. 4 (Goffstown) (5)	
Roland A. Barnard	20
Alice Tirrell Knight	27
Robert B. Monier	18
Barbara S. Poehlman	17
Charles A. Weilbrenner	26
District No. 5 (Francestown, New Boston)	
Marjorie D. Colburn	24
District No. 6 (Greenfield, Hancock)	
Albert Daloz, Hancock	38
District No. 7 (Peterborough, Sharon) (2)	
Arthur F. Mann, Peterborough	50
Fred E. Murray, Peterborough	50
District No. 8 (New Ipswich)	
Theodore H. Karnis	50
District No. 9 (Greenville)	
Clyde S. Eaton	48
District No. 10 (Lyndeborough, Temple, Wilton) (2)	
Philip C. Heald, Jr., Wilton	48
Edward G. Warren, Lyndeborough	47
District No. 11 (Milford) (3)	
Malcolm M. Carter	38
Roscoe N. Coburn	38
Charles W. Ferguson, Jr.	38
District No. 12 (Amherst, Mont Vernon) (2)	
Orson H. Bragdon, Amherst	32
Kenneth W. Spalding, Jr., Amherst	38

District No. 13 (Brookline, Hollis, Mason) (2)	
Daniel Brocklebank, Hollis	45
Beatrice B. Hall, Brookline	45
District No. 14 (Nashua, Ward 1) (2)	
Gloria Belzil	36
Maurice L. Bouchard	40
District No. 15 (Nashua, Ward 2) (3)	
Marshall W. Cobleigh	37
Gerry F. Parker, II	36
Louis D. Record, Jr.	38
District No. 16 (Nashua, Ward 3) (3)	
Agenor Belcourt	39
Romeo R. Lesage	41
Hector Trombley	40
District No. 17 (Nashua, Ward 4) (3)	
Peter R. Cote	45
A. Theresa Drabinowicz	40
Samuel F. Mason	40
District No. 18 (Nashua, Ward 5) (3)	
William A. Desmarais	40
Cleon J. Gardner	42
Henry J. Lachance	40
District No. 19 (Nashua, Ward 6) (3)	
Francis J. Chamard	40
Margaret S. Cote	40
Robert O'Neil	42
District No. 20 (Nashua, Ward 7) (3)	
Adelard J. Aubut	40
Wilfred A. Boisvert	40
Oscar Grandmaison	40
District No. 21 (Nashua, Ward 8) (3)	
Donald C. Davidson	44
Romeo Ouellette	42
Leo O. Sirois	42
District No. 22 (Nashua, Ward 9) (3)	
Oscar P. Bissonnette	39
Ernest R. Coutermarsh	40
Robert L. Gabriel	40
District No. 23 (Hudson) (4)	
Stanley Alukonis	40
John M. Bednar	40
Phyllis M. Keeney	40
G. Philip Rodgers	40
District No. 24 (Pelham) (2)	
Miles J. Cares	45
Arthur H. Peabody	49
District No. 25 (Merrimack) (2)	
Donald R. Dwyer	28
Elaine T. Lyons	34
District No. 26 (Bedford, Litchfield) (3)	
John F. Bridges, Bedford	20

John C. Harvell, Bedford	24
Anna S. VanLoan, Bedford	25
District No. 27 (Manchester, Ward 1) (6)	
Frances J. Abbott	18
Greta M. Ainley	21
Forsaith Daniels	19
George A. Lang	19
Norman F. Milne, Jr.	20
Kimon S. Zachos	18
District No. 28 (Manchester, Ward 2) (5)	
Elmer R. Ackerson, Sr.	21
Gerald J. Barrett	22
C. Edward Bourassa	20
J. Henry Montplaisir	22
Francis Murphy	20
District No. 29 (Manchester, Ward 3) (4)	
George A. Bruton	21
Joseph L. Cote	22
Leo L. Dion	23
Armand L. Duhaime	20
District No. 30 (Manchester, Ward 4) (3)	
William J. Cullity	22
Walter F. McDermott	22
John L. Welch	23
District No. 31 (Manchester, Ward 5) (3)	
Thomas E. Manning	22
Chris Spirou	22
Edward J. Walsh	22
District No. 32 (Manchester, Ward 6) (6)	
William F. Barrett	22
Edward D. Clancy	25
Daniel J. Healy	25
Joseph Lomazzo	22
John T. Lynch	24
William J. McDonough	22
District No. 33 (Manchester, Ward 7) (4)	
Emile E. Boisvert	20
Charles J. Leclerc	20
Olga Sysyn**	23
Andre J. Simard	20
District No. 34 (Manchester, Ward 8) (7)	
Herman A. Campono	25
Edward Champagne	25
Michel Chevette	25
Ernest Derome	25
Armand J. Lemieux	25
Robert E. Raiche	25
Roland J. St. Onge	25
District No. 35 (Manchester, Ward 9)	
Robert L. Robinson	22

District No. 36 (Manchester, Ward 10) (4)	
Gerard H. Belanger	25
Doris T. Lynch	24
James P. O'Connor	23
James A. Sweeney	24
District No. 37 (Manchester, Ward 11) (3)	
Daniel J. Clear	23
Catherine G. Lamy	23
Dennis J. Murphy	22
District No. 38 (Manchester, Ward 12) (3)	
Alphonse Levasseur	22
Albert R. Martineau	22
Joseph C. Nalette*	22
District No. 39 (Manchester, Ward 13) (5)	
Edmond Allard	22
Arthur Brunelle	22
Lucien G. Lambert	22
Josaphat Lavallee	22
Origene E. Lesmerises	22
District No. 40 (Manchester, Ward 14) (4)	
John A. Burke	24
Emmett J. Grady	25
Timothy K. O'Connor	24
Marcel A. Vachon	25

MERRIMACK COUNTY

District No. 1 (New London)	
William T. Andrews	38
District No. 2 (Bradford, Newbury, Sutton)	
Kenneth L. Sherman, Newbury	30
District No. 3 (Warner, Webster)	
L. Waldo Bigelow, Jr., Warner	22
District No. 4 (Henniker)	
Christopher C. Hardy	21
District No. 5 (Dunbarton, Hopkinton) (2)	
Harry C. Parker, Hopkinton	6
Samuel Reddy, Jr., Hopkinton	14
District No. 6 (Bow)	
Richard D. Hanson	7
District No. 7 (Hooksett) (2)	
Edward H. Enright	15
Doris J. Riley	15
District No. 8 (Allentown)	
Ovila Gamache	10
District No. 9 (Pembroke) (2)	
George E. Gordon, III	8
Fred D. Little	7
District No. 10 (Chichester, Epsom)	
Clarence E. Bartlett, Epsom	13

District No. 11 (Pittsfield) (2)	
Fred Avery	18
John H. Perkins, Jr.	18
District No. 12 (Canterbury, Loudon)	
George D. Kopperl	11
District No. 13 (Northfield)	
Doris L. Thompson	22
District No. 14 (Franklin, Ward 1)	
Joseph Burleigh	18
District No. 15 (Franklin, Ward 2) (2)	
John P. Dempsey	21
Donald J. Piper**	22
District No. 16 (Franklin, Ward 3) (2)	
John Chapley	19
A. Stephen Greeley	21
District No. 17 (Boscawen)	
Russell C. Mattice	8
District No. 18 (Andover, Salisbury)	
James A. Humphrey, Andover	25
District No. 19 (Danbury, Hill, Wilmot)	
John R. Michels, Danbury	37
District No. 20 (Concord, Ward 1) (2)	
Milton A. Cate	9
Edward H. York	8
District No. 21 (Concord, Ward 2)	
Alice Davis	7
District No. 22 (Concord, Ward 3)	
Martin R. Haller	5
District No. 23 (Concord, Ward 4) (3)	
Charles H. Cheney	1
Susan N. McLane	1
Donald Miner	1
District No. 24 (Concord, Ward 5) (2)	
Charles M. Filides	1
Barbara J. Underwood	1
District No. 25 (Concord, Ward 6) (4)	
Wilfred B. Howland	1
Maurice B. MacDonald	1
Horace W. Sanders	1
Ralph W. Wilson	1
District No. 26 (Concord, Ward 7) (4)	
Roland F. Fuller	3
William F. Glavin	2
C. Edwin Howard	2
Eugene H. Woodward, Jr.	2
District No. 27 (Concord, Ward 8) (2)	
John H. Noble	2
Shirley B. Welch	6
District No. 28 (Concord, Ward 9)	
Kenneth M. Tarr	0

ROCKINGHAM COUNTY

District No. 1 (Deerfield, Northwood, Nottingham) (2)	
John T. Fernald, Nottingham	30
John H. Stimmell, Northwood	22
District No. 2 (Candia)	
Helen F. Wilson	25
District No. 3 (Auburn)	
Margaret A. Griffin	22
District No. 4 (Londonderry) (2)	
William P. Boucher	29
Earle L. Soule	29
District No. 5 (Derry) (5)	
Ferne P. Adams	39
Charles H. Gay	36
Herbert L. MacGregor	37
Maurice W. Read	37
Kenneth L. Senter	37
District No. 6 (Windham)	
Kenneth C. Lovell	34
District No. 7 (Salem) (6)	
Laurence N. Belair	45
Jeanette Gelt	46
Bessie M. Morrison	47
Robert Emmett O'Neil	46
James A. Sayer	44
Philip A. Smith	47
District No. 8 (Atkinson, Kingston) (2)	
Ernest D. Clark, Kingston	42
George W. White, Sr., Atkinson	44
District No. 9 (Plaistow) (2)	
Mildred L. Palmer	56
Annie Mae Schwaner	48
District No. 10 (Hampstead)	
Doris M. Spollett	40
District No. 11 (Danville, Fremont, Sandown)	
Charles Everett Cummings, Danville	44
District No. 12 (Chester, Raymond) (2)	
Richardson D. Benton, Chester	30
J. Henry Greenwood, Raymond	32
District No. 13 (Brentwood, Epping) (2)	
Vera E. Goodrich, Epping	39
Mary T. Vey, Brentwood	42
District No. 14 (Newmarket) (2)	
F. Albert Sewall	42
John Twardus	42
District No. 15 (Newfields, Stratham)	
W. Douglas Scamman, Jr., Stratham	46
District No. 16 (Exeter) (5)	
Lyman E. Collishaw	47
Edwin W. Eastman	45

F. Leroy Junkins	45
Henry H. Page	45
Robert W. Varrill	46
District No. 17 (East Kingston, Seabrook, South Hampton) (2)	
Stanley A. Hamel, Seabrook	60
Anthony T. Randall, Seabrook	60
District No. 18 (Newton)	
George L. Cheney	49
District No. 19 (Hampton Falls, Kensington)	
Marguerite B. Fiske	50
District No. 20 (Hampton) (3)	
Herbert A. Casassa	53
Wilfred R. Cunningham	55
Edmund Langley, Jr.	55
District No. 21 (North Hampton)	
James F. Leavitt	50
District No. 22 (New Castle, Rye) (3)	
Elizabeth A. Greene, Rye	54
Ralph F. Hammond, Rye	54
Richard S. Lockhart, New Castle	50
District No. 23 (Greenland, Newington)	
Edna B. Weeks, Greenland	50
District No. 24 (Portsmouth, Ward 1) (3)	
Mary E. Keefe	52
Ralph C. Maynard	52
Archie D. McEachern	55
District No. 25 (Portsmouth, Ward 2) (3)	
James A. Chandler	52
Ruth L. Griffin	55
Jeremiah Quirk	55
District No. 26 (Portsmouth, Ward 3) (3)	
Thomas P. Connors	55
C. Cecil Dame	52
William Palfrey	52
District No. 27 (Portsmouth, Ward 4) (2)	
Raimond Bowles	50
J. Walter Jameson	53
District No. 28 (Portsmouth, Ward 5) (2)	
Richard S. Levy	50
Gerald G. Woods	52
District No. 29 (Portsmouth, Ward 6) (2)	
Wayne T. Bowlen (r)	54
Shirley M. Croft	50

STRAFFORD COUNTY

District No. 1 (Middleton, Milton)	
F. Everett McIntire	45
District No. 2 (Farmington, New Durham, Strafford) (3)	
Ernest B. Brown, Strafford	25
Ralph W. Canney, Farmington	43

Elmer C. Smith, New Durham	35
District No. 3 (Barrington, Madbury)	
Douglas M. Stevenson, Barrington	30
District No. 4 (Durham, Lee) (4)	
John A. Beckett, Durham	34
Shirley M. Clark, Lee	37
Alexander Cochrane, Durham	45
Loring V. Tirrell, Durham	38
District No. 5 (Rollinsford)	
Grace L. Joncas	49
District No. 6 (Somersworth, Ward 1)	
Helen Maloomian	49
District No. 7 (Somersworth, Ward 2)	
Eugene J. Habel	54
District No. 8 (Somersworth, Ward 3) (2)	
Peter N. Chasse	49
Roland N. Hebert	60
District No. 9 (Somersworth, Ward 4 and 5) (2)	
Henry Borie	49
Roland W. Dumais	49
District No. 10 (Rochester, Ward 1)	
Paul R. Towle	37
District No. 11 (Rochester, Ward 2) (2)	
John H. Ineson	40
Barbara C. Thompson	40
District No. 12 (Rochester, Ward 3) (2)	
Edgar J. Carignan	38
Alfred J. Ruel	42
District No. 13 (Rochester, Ward 4) (2)	
Leo E. Beaudoin	42
Donald Sylvain	42
District No. 14 (Rochester, Ward 5) (2)	
Ralph W. Dunlap	40
Howell F. Preston	40
District No. 15 (Rochester, Ward 6) (2)	
Sandra J. Balomenos	36
J. Thornton Tripp	40
District No. 16 (Dover, Ward 1) (3)	
Alice F. Blanchette	42
Max W. Leighton	41
Raymond B. Peabody	40
District No. 17 (Dover, Ward 2) (2)	
Mary E. Bernard	42
Sadie C. Webber	42
District No. 18 (Dover, Ward 3) (3)	
Carroll E. Fellows	40
Fred H. Mudgett	43
John T. Young	40
District No. 19 (Dover, Ward 4) (4)	
L. James DeWolfe	41
Paul L. Kinney	41

Aram Parnagian	42
Harriett W. B. Richardson	41
District No. 20 (Dover, Ward 5)	
John Maglaras	42

SULLIVAN COUNTY

District No. 1 (Grantham, Plainfield)	
Sara M. Townsend, Plainfield	68
District No. 2 (Cornish, Croydon)	
Donald R. Chase, Croydon	50
District No. 3 (Claremont, Ward 1) (2)	
William L. Gaffney	54
Omer A. Rousseau	54
District No. 4 (Claremont, Ward 2) (4)	
George W. Augus*	54
Allan P. Campbell	54
Sam J. Nahil	54
Roma A. Spaulding	54
District No. 5 (Claremont, Ward 3) (3)	
Arthur W. Barrows	54
Adolph J. Burrows	54
Carmine F. D'Amante	55
District No. 6 (Newport) (4)	
Maurice J. Downing	46
Gordon B. Flint, Jr.	45
James A. Saggiotes	46
Jacob M. Shulins*	46
Francis P. Edes**	46
District No. 7 (Charlestown, Unity) (2)	
Martha McD. Frizzell, Charlestown	64
Donald B. Galbraith, Charlestown	62
District No. 8 (Springfield, Sunapee)	
Joseph O. Fleming, Sunapee	38
District No. 9 (Acworth, Goshen, Langdon, Lempster, Washington)	
Stanley H. Williamson, Goshen	47

(*) Deceased

(r) Resigned

(**) Elected to fill vacancy

The Mileage Committee wishes to thank those members who served during the session as Monitors and Alternates.

VACATE

Rep. Shirley Clark moved to vacate reference of HB 968, relative to membership in the state retirement system, from the committee on Executive Departments and Administration to the committee on Appropriations.

COMMITTEE REPORTS

HB 896

relative to the effective date of coverage under the New Hampshire automobile insurance plan. Ought to pass. Rep. Lamy for Banks and Insurance.

Expedites the insurance of assigned use coverage.

Ordered to third reading.

HB 793

increasing the fee for out-of-state fur-buyers licenses. Inexpedient to legislate. Rep. Huggins for Fish and Game.

Would have increased the fee for out-of-state fur-buyers licenses.

Resolution adopted.

HB 806

providing permits to keep moose taken in other states and Canada. Ought to pass with amendment. Rep. Maynard for Fish and Game.

Providing permits to keep moose, taken in other states and Canada.

AMENDMENT

Amend section 1 of the bill by striking out the same and inserting in place thereof the following:

1 Permits to Possess Deer and Moose. Amend RSA 208:9 (supp) as amended by 1957, 250:1 and 1967, 84:2 by striking out the same and inserting in place thereof the following: 208:9 Possession of Deer and Moose. Wild deer, or any part of the carcass thereof, lawfully taken may be possessed until February first next following the date when taken, and not otherwise except as provided herein for frozen meat and as otherwise permitted by the director. Any part of the carcass of wild deer solidly frozen may be possessed during the closed season on deer in a freezer locker. Possession of wild deer or any part of the carcass thereof without the deer tag and registration seal being attached or as otherwise permitted in this section or by special permission of the director or his agent shall be prima facie evidence that the same was unlawfully taken. A person may bring into and possess in this state a deer or moose

lawfully taken in another state or Canada, provided such person shall obtain from the director within ten days after bringing such deer and/or moose into the state a permit to possess such deer or moose.

Amendment adopted.

Ordered to third reading.

HB 887

relative to the expiration date of hunting and fishing licenses issued to military personnel and others. Ought to pass. Rep. Maynard for Fish and Game.

Makes all licenses expire on same date.

Ordered to third reading.

HB 848

relative to actions to quiet title against known and unknown persons. Ought to pass with amendment. Rep. Sayer for Judiciary.

Combines and improves the current procedures for quieting title and allows a petition to quiet title when there is no known adverse claimant.

AMENDMENT

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Proceedings to Settle Title Disputes. Amend RSA 498 by inserting after section 5 the following new sections:

498:5-a Real and Personal Property; Disputed Titles. An action may be brought in the superior court by any person claiming title to, or any interest in, real or personal property, or both, against any person who may claim to own the same, either in fee, for years, for life or in reversion or remainder, or to have any interest in the same, or any lien or encumbrance thereon, adverse to the plaintiff, or in whom the land records disclose any interest. lien, claim or title conflicting with the plaintiff's claim, title or interest, and whether the plaintiff is entitled to the immediate or exclusive possession of such property, for the purpose of determining such adverse estate, interest or claim, and to clear up all doubts and disputes and to quiet

and settle the title to the same, or the holder of a tax collector's deed desires to quiet his title to the property conveyed under such deed. The petition in such action shall describe the property in question and state the plaintiff's claim, interest or title and the manner in which the plaintiff acquired such claim, interest or title and shall name the person or persons who may claim such adverse estate or interest.

498:5-b Title in Persons Unknown and Persons Not Located. In any action brought under the provisions of RSA 498:5-a if the plaintiff therein alleges that there are or that he believes there are or that there may be persons who have or may have some estate or interest in such real or personal property but such persons cannot be located and are unknown to the plaintiff and describes the actual or possible estate or interest of such person or persons, and how derived, so far as may be known to him from the available land records or otherwise, or if the party who may have an interest or estate in such property is a corporation whose corporate existence has been legally terminated, or such corporation is no longer in existence or doing business, and in the complaint the plaintiff describes as parties defendant "or the unknown persons who claim any interest or estate in and to the subject matter of this action," it shall not be necessary to set forth therein any further description of such unknown persons. If the plaintiff or his attorney annexes to the complaint in such action an affidavit setting forth such facts and in addition sets forth the efforts which were made to ascertain the names and addresses as well as the interest or estates of such unknown persons, the court to which such action is brought may make such order relative to the notice which shall be given in such cause as such court deems reasonable. Such notice having been given according to the order and duly proven shall be sufficient to confer jurisdiction of all such unknown persons and the court may proceed to a hearing of the cause at the first term or session, or afterwards as it deems proper. Such court in its discretion may appoint any guardian or other person to represent such unknown persons under any legal disabilities and all such persons shall be concluded by any decree or judgment in respect to the real or personal property involved in such action.

498:5-c Defendants in Title Disputes; Costs. Each defendant in an action brought under the provisions of RSA 498:5-a

shall, in his answer, state whether or not he claims any estate or interest in, or encumbrance on, such property, or any part thereof, and, if so, the nature and extent of the estate, interest or encumbrance which he claims, and he shall set out the manner in which such estate, interest or encumbrance is claimed to be derived. No judgment for costs shall be rendered in such action against any defendant, who, by his answer, disclaims all estate or interest in or encumbrance on such property, but costs shall be taxed in his favor at the discretion of the court; and the court shall, in any such case, without further proof, render judgment that such defendant has no estate, interest in or encumbrance on such property or any part thereof.

498:5-d Decrees. The court, in any action brought under the provisions of RSA 498:5-a shall hear the several claims and determine the rights of the parties, whether derived from deeds, wills or other instruments or courses of title, and may determine the construction of the same, and render judgment determining the questions and disputes and quieting and settling the title to such property. In any case in which a tax sale is adjudged invalid, the court, as a condition precedent to the entry of a decree setting aside such sale, shall require the claimant of the property in question to pay to the purchaser a sum of money equal to the amount paid by such purchaser at the tax sale in question, including fees prescribed by law and the amounts paid by such purchaser to satisfy any taxes assessed against the property in question subsequent to such tax sale, with interest thereon at the legal rate from the date of such sale or date of payment of such subsequent taxes to the date of the decree.

2 Repeal. RSA 80:47 relative to contested tax sales; RSA 498:3 relative to disputed titles, and RSA 498:5 relative to tax sales are hereby repealed.

3 Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted.

Ordered to third reading.

HB 932

establishing the working hours of certain state employees. Inexpedient to legislate. Rep. Clyde Eaton for Labor, Human Resources and Rehabilitation.

Hours should be established by administration not by legislation.

Resolution adopted.

HB 781

to lower the drinking age to eighteen when the minor is in the company of an adult. Inexpedient to legislate. Rep. Enright for Liquor Laws.

Resolution adopted.

HB 566

relative to the taxation of house trailers or mobile homes. Ought to pass with amendment. Rep. Hanson for Municipal and County Governments.

AMENDMENT

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 Provisions for Lien. Amend RSA 72:7-a, II as inserted by 1955, 137:1 and amended by 1961, 41:1; 1963, 149:1; 1967, 57:1 and 1969, 210:1 by striking out said paragraph and inserting in place thereof the following: II. There shall be a lien for uncollected taxes upon any house trailer, or mobile home suitable for use for domestic, commercial or industrial purposes that has been taxed pursuant to paragraphs I and I-a. Said lien shall take precedence over all other liens and encumbrances upon said house trailer, or mobile home, and shall continue in force until one year from the assessment of the tax. The tax collector shall file with the town or city clerk a copy of a document stating the existence of any such lien, the amount of the uncollected taxes secured by the lien, the name and address of the person liable for the tax as of the date of its assessment, and a description of the house trailer, or mobile home upon which the tax has been assessed. The town or city clerk shall keep a file of such documents, which shall be open to public inspection.

3 Effective Date. This act shall take effect April 1, 1971.

Amendment adopted.

Ordered to third reading.

HB 864

relative to assets of a municipality. Inexpedient to legislate. Rep. Chevrette for Municipal and County Governments.

Resolution adopted.

HB 668

clarifying the ownership of inter-tidal lands. Ought to pass with amendment. Reps. Claflin and Greene for Resources, Recreation and Development. Joint with Environmental Quality and Agriculture.

AMENDMENT

Amend the title of the bill by striking out the same and inserting in place thereof the following:

AN ACT

extending the tenure of the special board to determine matters relating to state resources.

Amend the bill by striking out everything after the enacting clause and inserting in place thereof the following:

1 Board Life Extended Indefinitely. Amend Laws of 1969, 387:6 by striking out in lines sixteen, seventeen, and eighteen the words "The special board provided for in this section shall function from passage of this act until July 1, 1971 only." so that said section as amended shall read as follows: 387:6 Special Board Established. There is hereby established a special board for the purpose of carrying out the provisions of law conferring upon the water resources board authority to decide matters relative to resources of the state, including but not limited to excavating, dredging and filling waters of the state. The special board shall be composed of the members of the water resources board and the following officials, or their respective designees, the director of fish and game marine biologist, biologist for fisheries, commissioner of safety, executive director of water supply and pollution control commission, chief aquatic biologist of the water supply and pollution control commission, the commissioner of highways, commissioner of resources and economic development, director of the division of parks, director of planning and research in the division of economic development. Said officials shall have voting rights as members of this special board. Provided, however, that nothing herein shall be construed as affecting other duties of the water resources board with reference to dams, water levels and administration of the department.

2 Effective Date. This act shall take effect upon its passage.

Amendment adopted.

Referred to Appropriations.

Rep. Boucher requested a quorum count.

277 members having answered, a quorum was present.

HB 613

relative to the terms of members of the air pollution control agency; expanding the powers of the agency and establishing a permit system for the control of air pollution. Ought to pass with amendment. Rep. Colburn for Environmental Quality and Agriculture.

Amends present enabling legislation to meet requirements of federal clean air act.

AMENDMENT

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Terms of Office. Amend RSA 125:80, III (supp) as inserted by 1967, 433:1 by striking out said paragraph and inserting in place thereof the following: III. There is hereby created and established an air pollution control commission which shall be composed of nine members, including one representing the steam power generating industry; one representing the fuels industry; one representing the manufacturing component of industry; one representing the field of municipal government; one representing the field of recreation; one licensed practicing physician; and three appointed at large. The members shall be residents of the state and shall be appointed by the governor with the consent of council. Each member shall serve for a term of four years and until his successor shall be appointed and qualified; provided that of the original appointments, three shall be appointed for a term of two years, three for a term of three years and three for a term of four years. The members shall receive no compensation for their services but shall receive necessary travel and other expenses while engaged in actual work of the commission. The governor and council shall annually select a chairman from the membership at large and one of the commission members to serve as vice-chairman. When the chairman is absent, it shall be the duty of the vice-chairman to assume and administer the duties of the chairman. The commission shall hold meetings on the call of the chairman or director of the state air pollution control agency. It shall be the

duty of the commission to make suggestions to, and to advise the agency concerning, the policies, plans, and goals to be attained in the administration of this subdivision; to hold such hearings; to issue notices of hearings, and subpoenas requiring the attendance of such witnesses and the production of such evidence and to administer such oaths and to take such testimony as the commission may deem necessary; and to keep the governor and council informed on matters relative to air pollution. The commission shall have the power to make, issue, amend, or repeal, and promulgate rules and regulations consistent with this subdivision for the prevention, control and abatement and limitation of air pollution. However, no such rules, regulation, amendment, or repeal shall be adopted except after public hearing. Said public hearing shall be held by the commission provided that not less than thirty days' notice thereof shall be given by public advertisement stating the date, time, and place of hearing; provided further that no such rule, regulation, amendment, or repeal shall be or become effective until thirty days after such public hearing, or until such time as shall be determined by the commission to be reasonable and necessary.

2 Powers of the Agency. Amend RSA 125:81 (supp) as inserted by 1967, 433:1 by inserting the following new paragraphs:

XI. The agency shall have authority to conduct emission tests and to require owners or operators of stationary sources to install, maintain, and use emission monitoring devices and to make periodic reports to the agency on the nature and amounts of emissions from such stationary sources. The agency shall have the authority to make such data available to the public and as correlated with any applicable emission standards;

XII. The agency shall have the authority to carry out a program of inspection and testing of all modes of transportation, to enforce compliance with applicable emission standards when necessary and practicable and to control or limit the operation of motor vehicular and other modes of transportation when in the opinion of the director, such modes of transportation are producing or pose an immediate danger of producing unacceptable levels of air pollutants.

XIII. Notwithstanding the authority conferred by RSA 125:81, XII, above, the agency shall not require, as a condition precedent to the initial sale or use of any vehicle or equipment,

the inspection, certification or other approval of any feature or equipment designed for the control of emissions from motor vehicles, if such features or equipment have been certified, approved or otherwise authorized pursuant to federal law. Any rules or regulations with respect to transportation and vehicles promulgated by the agency shall be consistent with provisions of federal law, if any, relating to the control of emissions from such transportation and vehicles.

XIV. The agency shall have the authority to coordinate and regulate the air pollution control programs of civil subdivisions of the state and to enter agreements with said subdivisions to plan or implement programs for the control and abatement of air pollution.

XV. The agency shall have the authority to establish and operate a statewide system under which permits shall be required for the construction and operation of new stationary sources of air pollution and the construction and operation of modifications to existing sources, which systems shall be established pursuant to RSA 125:90 et seq. The authority vested in the agency hereby shall include the power to delay or prevent any construction, modification or operation of said air pollution sources and modifications which, in the opinion of the director, would cause the ambient air pollution level in the locality of such construction, modification or operation to exceed limits for ambient concentrations established by the New Hampshire state implementation plan promulgated pursuant to the Clean Air Act as amended (Public Laws collected under 42 U.S.C. 1857 et seq.) or which construction, modification or operation would, in the opinion of the director violate any provision of any land use plan established by the said New Hampshire state implementation plan.

3 Permit System. Amend RSA 125 by inserting after section 89 the following new subdivision:

Permits

125:90 Devices Contributing to Air Pollution. No person shall install or operate any device which contributes to air pollution except as prescribed by this subdivision.

125:91 Definitions. The following words when used in this subdivision shall have the meanings described herein unless the context clearly indicates otherwise:

I. "Device which contributes to air pollution" shall mean any burner, furnace, machine, equipment or article which, in the opinion of the air pollution control agency, contributes or may contribute to pollution of the air. Said devices shall be described in a list promulgated by the air pollution control agency setting out three classes of devices as follows:

(a) Class A devices shall include any residential or commercial heating plant which falls within ranges of heat input or particulate matter output established in the New Hampshire state implementation plan pursuant to the Clean Air Act;

(b) Class B devices shall include but not be limited to industrial heating plants and furnace and processes which generate and discharge by-products into the air;

(c) Class C devices shall include devices designed for the incineration of waste or refuse but shall not include residential incinerators;

II. "Clean Air Act" shall mean the Clean Air Act of 1963, P.L. 88-206 and amendments thereto, the Air Quality Act of 1967, P.L. 90-147 and amendments thereto;

III. "Agency" shall mean the air pollution control agency;

IV. "Director" shall mean the director of the air pollution control agency.

125:92 Permit Required. An operating permit shall be required after February 1, 1973 for the installation or operation of any device described in regulations hereby authorized to be issued by the agency to implement the provisions of RSA 125:81, XV and this subdivision. Permits shall be of three classes and shall be issued for an indefinite period. The director may make such orders as he deems necessary for the modification of any device for which a permit has been applied for or issued hereunder and the grant of any permit may be made conditional upon compliance with said orders.

125:93 Requirement for Class B Permit. A class B permit shall be required for the installation or operation of any device listed by the agency in regulations. Said permit shall be issued by the agency subject to the following conditions:

I. Application therefor to the agency on an agency-supplied form by the owner or operator of the device; provided, however,

that initial applications hereunder for devices in operation on April 1, 1972 shall be made prior to May 1, 1972;

II. Submission with said application of a description of the device and such engineering plans, specifications or other information as the agency shall require to determine the air pollution potential of the device;

III. Upon passage of thirty days from the date of application unless the agency shall for cause refuse to grant a permit after hearing as provided in RSA 125:94; provided, however, that the initial permits issued hereunder shall be issued prior to February 1, 1972 without regard to the thirty day deadline provided in this paragraph.

125:94 Refusal to Grant; Suspension; Hearing. The agency may refuse to grant any class B or C permit if:

I. In the judgment of the director, the device for which a permit is sought contributes or may contribute disproportionately to pollution of the air in comparison to other devices of its type currently in use; or

II. The device for which a permit is sought should, in the opinion of the director, be fitted with or modified by equipment designed to reduce the air pollution capacity of the device and the applicant refuses to comply with an order to that effect;

III. The director may suspend after hearing a permit previously issued for the causes set out in RSA 125:94, I and II, above if, in the opinion of the director, the permit holder has failed to comply with any order for modification issued by the director.

4 Variances. Amend RSA 125:83 (supp) as inserted by 1967, 433:1 by striking out said section and inserting in place thereof the following:

125:83 Variances.

I. Upon application, and after a hearing, the commission may suspend the enforcement of the whole or any part of this or the following subdivision or of any rule or regulation promulgated hereunder in the case of any person who shall show that the enforcement thereof would produce serious economic hardship on such person without equal or greater benefits to the public.

II. In determining under what conditions and to what extent the variance may be granted, the commission shall give due recognition to the progress which the person requesting such variance shall have made in eliminating or preventing air pollution; the character and degree of injury to, or interference with, the health and physical property of the people; and the social and economic value of the source of air pollution. In such cases, the commission shall consider the reasonableness of granting a variance conditioned on the person's effecting a partial abatement of pollution or a progressive abatement thereof or such other circumstances as the commission may deem reasonable. No variance shall be granted to any person applying therefor who is causing air pollution which creates a danger to public health, welfare or safety.

III. Any variance granted hereunder shall be granted for such period of time, not exceeding one year, as the commission shall specify. No variance shall be construed to relieve the person receiving it from any liability imposed by law for the commission or maintenance of a nuisance.

5 Emergencies. Amend RSA 125:84 (supp) as inserted by 1967, 433:1 by striking out said section and inserting in place thereof the following: 125:84 Authority of the Director in Cases of Emergency. Whenever the director finds that an air pollution emergency exists requiring immediate action to protect the public health, welfare, or safety, he may with consent of the governor and council issue an order reciting the existence of such an emergency and requiring that such action be taken as he deems necessary to meet the emergency. Such order shall be effective immediately. Any person to whom such an order is directed shall comply therewith. The director shall rescind or abate such order as soon as the emergency ceases to exist.

6 Penalty. Amend RSA 125:86 (supp) as inserted by 1967, 433:1 by striking out said section and inserting in place thereof the following: 125:86 Penalty. Any person who violates any of the provisions of RSA 125:78 through 94 inclusive or any rule or regulation of the air pollution control commission or who violates any order of the air pollution control agency shall be fined not less than one hundred dollars nor more than one thousand dollars, and in addition thereto may be enjoined from continuing such violation. Each day any person neglects or refuses to comply therewith shall constitute a separate offense.

7 Effective Date. Section 3 of this act shall take effect April 1. 1972. The remainder of the act shall take effect upon its passage.

Rep. Greene explained the bill and amendment.

Amendment adopted.

Ordered to third reading.

HB 660

requiring certain district courts to hold regular sessions in certain towns within their district. Ought to pass with amendment. Rep. Andrews for Judiciary.

Would require certain district courts to sit in outlying towns and would improve system of administering justice. Favored by Judicial Council.

AMENDMENT

Amend section 1 of the bill by striking out the same and inserting in place thereof the following:

1 Sessions. Amend RSA 502-A:2 as inserted by 1963, 331:1 by striking out said section and inserting in place thereof the following: 502-A:2 Sessions In Towns Within District. The purpose of the establishment of this system of district courts is to provide the minimum number of courts which will adequately serve the convenience of the public, both transient and permanent residents of this state. To accomplish this purpose, districts must serve certain towns within their district having regard for the parties, the seasonal influx of population in certain areas, and such other considerations as the expeditious and effective administration of justice may require. In addition to the regular sessions which are required to be held in various districts under the provisions of this chapter, the justice or special justice of each district shall hold sessions in such localities within their respective district and at such times as may best serve the convenience of the communities within their district. District courts are hereby directed to hold regular sessions in the towns as set forth in the following table:

<i>District Court</i>	<i>Towns</i>
Exeter	Newmarket
Auburn	Northwood

Rochester	Farmington
Laconia	Meredith
	Alton
Concord	Pittsfield
Nashua	Pelham
Milford	Wilton
Keene	Hinsdale
	Walpole
Claremont	Charlestown
Lebanon	Canaan
Littleton	Bethlehem
Plymouth	Bristol
Lancaster	Northumberland
	(Groveton)

Sessions of district courts shall be held not less than one day a week in each of the towns listed above. The district courts enumerated above shall commence holding sessions as provided herein when the municipal courts in said towns are abolished as provided in RSA 502-A:35. It shall be the duty of the town in which the municipal court is located to continue to maintain the court room in which sessions of the district court are to be held under the same terms and conditions as provided in RSA 502-A:31. No provision of this section shall be construed to prevent any district court from holding sessions in other localities within the district where justice and the convenience of the parties may so require. However, if regular sessions of a district court are to be held in such localities such sessions shall be authorized by the administrative committee.

Amend section 2 of the bill by striking out the same and by renumbering section 3 to read section 2.

Amendment adopted.

Rep. Zachos explained the bill.

(discussion)

Reps. Frizzell and Martineau spoke in favor of the bill.

Ordered to third reading.

HB 507

establishing a Hooksett District Court. Majority: Ought to

pass; Rep. Riley for Judiciary. Minority: Inexpedient to legislate. Reps. Zachos, Frizzell, Healy, Andrews, Palmer, Griffin, Margaret A., Bradley, David H., Nighswander and Underwood.

Would provide a district court for Hooksett that would eventually include Pembroke and Allenstown. Majority feels that increased population, highway traffic and case-load demonstrate need for this new district court. Minority feels that need for district court was not shown. Adding another district court would weaken present system. Needs of Pembroke, Hooksett and Allenstown can better be taken care of by passage of circuit rider provision in HB 660 and requiring Concord to sit in Hooksett.

Rep. Riley spoke in favor of the majority report.

(discussion)

Rep. Andrews moved that the words, inexpedient to legislate, be substituted for the majority report, ought to pass, and spoke in favor of the motion.

Reps. Enright, Gordon and Raiche spoke against the motion.

Reps. Frizzell, Healy and Zachos spoke in favor of the motion.

Rep. Streeter moved the previous question on the entire bill; sufficiently seconded.

Adopted.

Rep. Sears requested a quorum count. 285 members having answered, a quorum was present.

Rep. Zachos requested a division.

134 members having voted in the affirmative and 141 in the negative, the motion lost.

Rep. Zachos requested the yeas and nays; sufficiently seconded by five members.

ROLL CALL

YEAS: 155 NAYS: 168

YEAS

HILLSBOROUGH COUNTY:

Eaton, Joseph M., Sawyer, Mann, Arthur F., Murray, Co-burn, Parker, Gerry F., Belcourt, Mason, Cote, Margaret S., Grandmaison, Ouellette, Sirois, Abbott, Daniels, Zachos, Ackerson, Montplaisir, Murphy, Francis, Bruton, Dion, Duhaime, Armand L., Cullity, McDermott, Welch, John L., Spirou, Barrett, William Walsh, Clancy, Healy, Lynch, John T., Leclerc, Sysyn, Chevrette, Derome, Lemieux, St. Onge, O'Connor, James P., Sweeney, Clear, Murphy, Dennis J., Levasseur, Martineau, Allard, Lambert, Lavallee.

MERRIMACK COUNTY:

Andrews, Bigelow, Kopperl, Burleigh, Greeley, Michels, York, Edward H., Davis, Alice, Haller, Cheney, Charles H., Miner, Filides, Underwood, MacDonald, Sanders, Fuller, Glavin, Howard, C. Edwin, Woodward.

ROCKINGHAM COUNTY:

Stimmell, Wilson, Helen F., Griffin, Margaret A., Lovell, Clark, Ernest D., Palmer, Spollett, Benton, Twardus, Eastman, Varrill, Hamel, Cheney, George L., Leavitt, Greene, Weeks, Hammond, Chandler, Griffin, Ruth L., Quirk, Bowles.

STRAFFORD COUNTY:

Stevenson, Douglas M., Beckett, Clark, Shirley M., Joncas, Maloomian, Towle, Thompson, Barbara C., DeWolfe.

SULLIVAN COUNTY:

Townsend, Chase, Donald R., Gaffney, Rousseau, Nahil, Spaulding, Roma A., Barrows, Downing, Flint, Edes, Frizzell, Galbraith, Fleming, Williamson.

BELKNAP COUNTY:

Urie, French, Roberts, Charles B., Wilkinson, Wuelper, Nighswander, Roberts, George B., Drouin, Huot, Head, Prescott, Dulac, Randlett, Maguire, Whittemore.

CARROLL COUNTY:

Hayes, Chase, Russell C., Claflin.

CHESHIRE COUNTY:

Forcier, McGinness, Bennett, Dunham, Raymond, Heald, Cleon E., Saunders, Shortlidge, Barker, Drew.

COOS COUNTY:

Cook, Mayhew, Drake, Desilets, Studd, Bouchard.

GRAFTON COUNTY:

Anderson, Menge, Bradley, David H., Nutt, Radway, Dow, Gemmill, Foster, Dudley, Merrill, Altman, Hopkins, Mitchell, Bell.

NAYS

HILLSBOROUGH COUNTY:

Humphrey, Howard S., Withington, Barnard, Monier, Colburn, Poehlman, Weilbrenner, Daloz, Karnis, Heald, Philip C., Warren, Carter, Brocklebank, Hall, Belzil, Drabinowicz, Bouchard, Maurice L., Lesage, Trombley, Desmarais, Gardner, Cleon J., Lachance, Chamard, O'Neil, Robert, Boisvert, Wilfrid A., Davidson, Bissonnette, Coutermarsh, Gabriel, Alukonis, Bednar, Keeney, Rodgers, Cares, Peabody, Arthur H., Dwyer, Lyons, Bridges, Harvell, Van Loan, Milne, Cote, Joseph L., Manning, Boisvert, Emile E., Champagne, Raiche, Robinson, Belanger, Lynch, Doris T., Lamy, Brunelle, Lesmerises, Grady, Burke, O'Connor, Timothy K.

MERRIMACK COUNTY:

Sherman, Hardy, Parker, Harry C., Reddy, Hanson, Enright, Riley, Gamache, Gordon, Little, Bartlett, Avery, Piper, Thompson, Doris L., Dempsey, Mattice, Humphrey, James A., Cate, Howland, Wilson, Ralph W., Welch, Shirley B.

ROCKINGHAM COUNTY:

Fernald, Boucher, Soule, Adams, MacGregor, Read, Senter, Morrison, O'Neil, Robert E., Sayer, Smith, Philip A., Vey,

Greenwood, Sewall, Randall, Fiske, Keefe, McEachern, Levy, Jameson, Croft.

STRAFFORD COUNTY:

McIntire, Canney, Smith, Elmer C., Tirrell, Habel, Chasse, Hebert, Boire, Ineson, Carignan, Ruel, Beaudoin, Sylvain, Dunlap, Preston, Tripp, Leighton, Peabody, Raymond B., Webber, Fellows, Kinney, Parnagian.

SULLIVAN COUNTY:

Campbell, Burrows, D'Amante.

BELKNAP COUNTY:

Lawton, Hood.

CARROLL COUNTY:

Howard, Donald K., Cox, Davis, Esther M., Lagroe, Conley, Davis, Dorothy W., Webster.

CHESHIRE COUNTY:

Forbes, Yardley, Cournoyer, Johnson, Elmer L., Coughlin, Mallat, Vogel, Ames, Streeter, Moran.

COOS COUNTY:

Huggins, Noyes, Bushey, Hunt, O'Hara, Fortier, Brungot, McCuin, Oswell, Gagnon, Kidder, Richardson, Mabel L.

GRAFTON COUNTY:

Gardner, Van H., Rich, Stevenson, Malcolm J., Tilton, LaMott, Higgins, McGee, Brummer, Chamberlin, Sears, Duhaime, Roger M., Tremblay, Blain, Buckman, Bradley, Richard L.

and the motion lost.

Ordered to third reading.

RECESS

AFTER RECESS
ENROLLED BILLS REPORT

HB 211, to provide for treatment of minors for drug abuse without parental consent.

HB 249, relative to the definition of permanently and totally disabled.

HB 255, to increase the discount for resident purchasing season ski tickets.

HB 272, requiring fishways to be built on certain dams.

HB 276, relating to conservation officers of the fish and game department.

HB 439, relative to extending the service fee on air carriers to all public landing areas supported, in whole or in part, by state and municipality or airport funds and to allocate said fees between the state and municipalities or airport authorities.

HB 467, relative to intoxicating beverages at interscholastic athletic contests.

HB 494, relative to tax exemptions for water and air pollution control facilities.

HB 508, exempting certain temporary heliports from registration under the provisions of the aeronautics act.

HB 546, to define, control and prohibit the littering of public or private property.

HB 682, to amend the charter of St. Paul's School.

HB 684, providing that a helper may set or haul lobster and crab traps only in the presence of and aboard a boat belonging to a licensed lobsterman.

HB 799, relative to the board of arborists.

SB 18, relative to filing dates for nominations in certain cities and towns.

SB 44, relative to the time the school census shall be taken and repealing the statute dealing with school board visits to schools.

Roxie A. Forbes
For the Committee

COMMITTEE REPORTS CONTINUED

HB 532

constituting the Merrimack district court. Majority: Ought to pass; Rep. Alukonis for Judiciary. Minority: Inexpedient to legislate. Reps. Zachos, Frizzell, Healy, Andrews, Palmer, Griffin, Margaret A., Bradley, David H., Nighswander, Underwood.

Would provide a district court for Merrimack and would transfer Bedford from Manchester to Merrimack District Court. Majority felt that increased population, highway traffic and caseload demonstrated need for an additional district court. Minority felt that need for additional court was not shown. Adding another district court would weaken present system. Needs of Bedford can better be taken care of by Manchester District Court sitting in Manchester under rider provision of HB 660.

Rep. Lyons explained the bill.

(Deputy Speaker in the Chair)

Rep. Andrews moved that the words, inexpedient to legislate, be substituted for the committee report, ought to pass, and spoke in favor of the motion.

(discussion)

Reps. Bridges, Dwyer, Harvell and Van Loan spoke against the motion.

Rep. Zachos spoke in favor of the motion.

PERSONAL PRIVILEGE

Rep. Zachos rose on a point of personal privilege.

Rep. Zachos requested a division.

It being manifestly in the negative, the motion lost.

Ordered to third reading.

HB 878

permitting certain towns and cities to exercise a line item veto upon the budgets of school districts wholly within said towns or cities. Inexpedient to legislate. Rep. Hanson for Municipal and County Government.

Resolution adopted.

HB 770

to improve eminent domain procedure and making an appropriation therefor. Ought to pass with amendment. Rep. Andrews for Judiciary.

This bill contains the recommendations of a special commission that was established by the 1967 legislature. It proposes a single uniform procedure for the taking of property by any governmental authority, which should be faster, less complicated and more beneficial to the land owner.

AMENDMENT

Amend RSA 498-A:4, II, (a) (2) as inserted by section 1 of the bill by inserting at the end thereof the words, (such description to be in the form suitable for use in a deed and to contain sources of title, if ascertainable) so that said paragraph as amended shall read as follows:

(2) A description of the property and the interest therein to be taken, such description to be in the form suitable for use in a deed and to contain sources of title, if ascertainable;

Amend RSA 498-A:4, II, (c) as inserted by section 1 of the bill by inserting at the end thereof the words, (which offer shall be itemized as to land and improvements) so that said paragraph as amended shall read as follows:

(c) The condemnor shall make public a complete list of such offers showing the name of each condemnee and the amount of the offer in each case, which offer shall be itemized as to land and improvements.

Amend RSA 498-A:4, III, (c) as inserted by section 1 of the bill by striking out said paragraph and inserting in place thereof the following new paragraph:

(c) If the offer is not accepted within thirty days after the service of the notice, the condemnor shall commence condemnation proceedings within ninety days after the expiration of such thirty day period.

Amend RSA 498-A:9, V as inserted by section 1 of the bill by striking out said paragraph and inserting in place thereof the following:

V. The court shall determine promptly all preliminary

objections and make such preliminary and final orders and decrees as justice shall require. If preliminary objections are finally sustained, which have the effect of finally terminating the condemnation, the condemnee shall be entitled to damages, including costs and expenses, to be determined by the commission in the manner prescribed in RSA 498-A:24. The court may allow amendment or direct the filing of a more specific declaration of taking.

Amend RSA 498-A:11, II as inserted by section 1 of the bill by striking out said paragraph and inserting in place thereof the following:

II. If within sixty days from the filing of the declaration of taking the condemnor has not paid just compensation as provided in paragraph I of this section, the court upon petition of the condemnee, may compel the condemnor to file a declaration of estimated just compensation or if the condemnor fails or refuses to file such declaration, may, at the cost of the condemnor, appoint an impartial expert appraiser to estimate such just compensation. The court may, after hearing, order payment of the amount of the estimated just compensation.

Amend RSA 498-A:14, II as inserted by section 1 of the bill by striking out said paragraph and inserting in place thereof the following:

II. If, due to the death, resignation, disability or removal from the state of a member or members of the commission it shall become necessary to do so, the governor and council shall appoint such number of acting commissioners as shall be necessary to meet the requirements herein imposed.

At the request of Rep. Richard Bradley, Rep. Andrews answered questions.

Rep. Zachos spoke in favor of the committee report.

Rep. Healy moved that HB 770 be indefinitely postponed and spoke in favor of the motion.

Reps. Richard Bradley and Andrews spoke against the motion.

A division was requested.

It being manifestly in the negative, the motion lost.

Amendment adopted.

Referred to Appropriations.

Rep. Davidson moved that HB 192, exempting Nashua from the payment of debt time limitation pursuant to changing the dates of the fiscal year, be taken from the table and referred to the Nashua Delegation.

Adopted.

Rep. Zachos moved that HB 148, relating to taking of property by eminent domain, be taken from the table and that the report, inexpedient to legislate (Rep. Drabinowicz for Judiciary) be adopted.

Adopted.

COMMITTEE REPORTS CONTINUED

HB 381

imposing a tax on the income of individuals. Ought to pass with amendment. Rep. Beckett for Ways and Means.

Offers the legislature an opportunity to achieve tax reform and significant property tax relief in the communities.

Rep. Menge explained HB 381.

(discussion)

Rep. Elmer Johnson moved that HB 381 be indefinitely postponed and spoke in favor of the motion.

Reps. Nutt, Raiche, Nighswander and Cares spoke against the motion.

Reps, Lawton, Joseph Eaton and Bednar spoke in favor of the motion.

(SPEAKER IN THE CHAIR)

Reps. Hardy and Coutermarsh spoke in favor of the motion.

Reps. Vogel, Russell Chase, Chandler and Spirou spoke against the motion.

Rep. Desmarais moved the previous question on the entire bill; sufficiently seconded.

Adopted.

Rep. Wilfrid Boisvert requested the yeas and nays; sufficiently seconded by five members.

ROLL CALL

YEAS: 266 NAYS: 79

YEAS

HILLSBOROUGH COUNTY:

Humphrey, Howard S., Eaton, Joseph M., Withington, Sawyer, Barnard, Monier, Poehlman, Weilbrenner, Mann, Arthur F., Murray, Karnis, Eaton, Clyde S., Heald, Philip C., Carter, Coburn, Bragdon, Belzil, Bouchard, Maurice L., Record, Belcourt, Lesage, Trombley, Drabinowicz, Mason, Desmarais, Gardner, Cleon J., Lachance, Chamard, Cote, Margaret S., O'Neil, Robert, Boisvert, Wilfrid A., Grandmaison, Davidson, Ouellette, Sirois, Bissonnette, Coutermarsh, Bednar, Keeney, Rodgers, Peabody, Arthur H., Dwyer, Lyons, Bridges, Ackerson, Barrett, Gerald J., Montplaisir, Murphy, Francis, Bruton, Cote, Joseph L., Dion, Duhaime, Armand L., Cullity, McDermott, Welch, John L., Manning, Walsh, Barrett, William, Clancy, Healy, Lynch, John T., McDonough, Boisvert, Emile, Leclerc, Sysyn, Champagne, Chevrette, Derome, St. Onge, Robinson, Belanger, Lynch, Doris T., O'Connor, James P., Sweeney, Clear, Lamy, Murphy, Dennis J., Levasseur, Martineau, Allard, Brunelle, Lambert, Lavallee, Lesmerises, Burke, Grady, O'Connor, Timothy, K.

MERRIMACK COUNTY:

Andrews, Sherman, Bigelow, Hardy, Parker, Harry C., Reddy, Enright, Riley, Gamache, Gordon, Little, Bartlett, Avery, Perkins, Kopperl, Thompson, Doris L., Dempsey, Piper, Chapley, Greeley, Mattice, Humphrey, James A., Michels, York, Edward H., Davis, Alice, Cheney, Charles H., McLane, Miner, Filides, Howland, Sanders, Wilson, Ralph W., Woodward, Noble.

ROCKINGHAM COUNTY:

Fernald, Stimmell, Wilson, Helen F., Griffin, Margaret A., Boucher, Soule, Adams, MacGregor, Read, Senter, Lovell, Belair, O'Neil, Robert E., Sayer, Smith, Philip A., Clark, Ernest D., White, Schwaner, Spollett, Cummings, Charles E., Benton, Greenwood, Goodrich, Vey, Sewall, Twardus, Collishaw, Eastman, Junkins, Page, Varrill, Hamel, Randall, Cheney, George L., Weeks, Keefe, McEachern, Quirk, Dame, Palfrey, Jameson, Levy, Woods.

STRAFFORD COUNTY:

Canney, Smith, Elmer C., Stevenson, Douglas M., Joncas, Maloomian, Habel, Chasse, Hebert, Boire, Ineson, Carignan, Ruel, Beaudoin, Sylvain, Dunlap, Preston, Tripp, Peabody, Raymond B., Bernard, Webber, Fellows, Kinney, Parnagian.

SULLIVAN COUNTY:

Gaffney, Rousseau, Spaulding, Roma A., Barrows, Burrows, D'Amante, Downing, Saggiotes, Edes, Fleming, Williamson.

BELKNAP COUNTY:

Urie, Lawton, Wilkinson, Wuelper, Roberts, George B., Hood, McCarthy, Drouin, Prescott, Dulac, Maguire, Whittemore.

CARROLL COUNTY:

Howard, Donalda K., Cox, Davis, Esther M., Lagroe, Hayes, Conley, Davis, Dorothy W., Webster, Chase, Russell C., Clafin.

CHESHIRE COUNTY:

Cournoyer, Forcier, McGinness, Allen, Johnson, Elmer L., Coughlin, O'Neil, James E., Raymond, Saunders, Heald, Cleon E., Streeter.

COOS COUNTY:

Cook, Huggins, Bushey, Hunt, Drake, O'Hara, Oleson, Dubey, Fortier, Roy, Desilets, York, Elmer H., Brungot, McGuin, Oswell, Bouchard, Gagnon, Theriault, Kidder.

GRAFTON COUNTY:

Gardner, Van H., Rich, Stevenson, Malcolm J., Tilton, Higgins, McGee, Brunmer, Chamberlin, Anderson, Foster, Hopkins, Buckman, Bell, Sears, Bradley, Richard L., Mitchell.

NAYS

HILLSBOROUGH COUNTY:

Colburn, Daloz, Warren, Ferguson, Spalding, Kenneth W., Brocklebank, Hall, Parker, Gerry F., Cares, Harvell, Van Loan, Abbott, Daniels, Spirou, Simard, Raiche.

MERRIMACK COUNTY:

MacDonald, Fuller, Glavin, Tarr.

ROCKINGHAM COUNTY:

Gelt, Palmer, Scamman, Fiske, Casassa, Cunningham, Langley, Leavitt, Greene, Hammond, Maynard, Chandler, Griffin, Ruth L., Bowles.

STRAFFORD COUNTY:

McIntire, Beckett, Tirrell, Towle, Thompson, Barbara C., Leighton, DeWolfe.

SULLIVAN COUNTY:

Townsend, Chase, Donald R., Campbell, Nahil, Flint, Frizzell, Galbraith.

BELKNAP COUNTY:

French, Roberts, Charles B., Nighswander, Huot, Head, Randlett.

CARROLL COUNTY:

None.

CHESHIRE COUNTY:

Forbes, Yardley, Bennett, Dunham, Hackler, Mallat, Vogel, Ames, Shortlidge, Barker, Drew.

COOS COUNTY:

Noyes, Mayhew, Studd.

GRAFTON COUNTY:

LaMott, Menge, Bradley, David H., Nutt, Gemmill, Dow, Duhaime, Roger M., Tremblay, Dudley, Altman, Blain.

PAIRS

Rep. Gabriel voting yes; Rep. Shirley Clark voting no.

Rep. Harriett W. B. Richardson voting yes; Rep. Knight voting no.

Rep. Vachon voting yes; Rep. Trowbridge voting no.

Rep. Moran voting yes; Rep. Croft voting no.

Rep. Mabel Richardson voting yes; Rep. Haller voting no.

Rep. Lemieux voting yes; Rep. Radway voting no.

Rep. Cate voting yes; Rep. Merrill voting no.

Rep. Shirley B. Welch voting yes; Rep. Underwood voting no.

and HB 381 was indefinitely postponed.

Rep. Alukonis wishes to be recorded in favor of indefinite postponement of HB 381, imposing a tax on the income of individuals.

Rep. James O'Neil moved that HB 857, to permit the university of New Hampshire to collect and make payment for the costs of educating public school pupils housed in university operated tax exempt residential property, HB 382, to impose a tax on income and on retail sales and Notice of Reconsideration on HB 626, to require higher safety standards in the construction of driveways and other accesses to the public way, be made a special order for 11:01 Tuesday, May 25th.

Adopted.

REAPPORTIONMENT COMMITTEE

Russell Chase, Chm.	Florence Drouin
Shirley Clark, V. Chm.	Robert Mallat
George Roberts	Roger Hunt
Esther Davis	Robert Robinson
C. Robertson Trowbridge	Doris Riley
Mabel Richardson	Laurence Belair
Kimon Zachos	Adolph Burrows
John Michels	John Maglaras
Jeanette Gelt	
Stanley Hamel	
Martha Frizzell	
John Tilton	
Kenneth Spalding	
Donald Davidson	

On motion of Rep. James O'Neil the rules of the House were so far suspended as to permit business in order at the late session to be in order at the present time, that third reading of bills be by title only, and that when the House adjourns today it be to meet tomorrow at 11:00 o'clock.

(Rep. Hanson in the Chair)

LATE SESSION

Third reading and passage by House

HB 896, relative to the effective date of coverage under the New Hampshire automobile insurance plan.

HB 806, providing permits to keep moose taken in other states and Canada.

HB 887, relative to the expiration date of hunting and fishing licenses issued to military personnel and others.

HB 660, requiring certain district courts to hold regular sessions in certain towns within their district.

HB 848, relative to actions to quiet title against known and unknown persons.

HB 566, relative to the taxation of house trailers or mobile homes.

HB 613, relative to the terms of members of the air pollution control agency; expanding the powers of the agency and

establishing a permit system for the control of air pollution.

HB 507, establishing a Hooksett District Court.

RECONSIDERATION

Rep. Gordon, having voted with the majority, moved that the House reconsider its action in passing HB 507 and spoke against the motion.

Motion lost.

HB 532, constituting the Merrimack district court.

RECONSIDERATION

Rep. Harvell, having voted with the majority, moved that the House reconsider its action in passing HB 532 and spoke against the motion.

Motion lost.

On motion of Reps. Riley and Lyons, the House adjourned at 6:12 p.m.

Tuesday, 25May71

The House met at 11:00 o'clock.

Prayer was offered by Guest Chaplain Rev. Charles L. Banks, West Swanzey Community Church.

Our Father, we stand together to join our hearts in prayer in acknowledgment of our great need for thy guidance. We know that by ourselves we are not sufficient for these days, or for the problems beyond the measure of our best wisdom.

Keep us ever watchful for the many avenues of service we may render to the people, and supply us with the willingness to become involved with these people who in many situations depend upon what is accomplished here.

Receive our thanksgiving as you reveal your presence in all our activities and bless each of us who seek to bring new life and happiness in a world that wants to be understood.

God of all creation, sustainer of all life, guide, protect, defend and show mercy upon thy people everywhere. And we will forevermore praise Thee this day and always. Amen.

Rep. Cleon Heald led the Pledge of Allegiance.

LEAVES OF ABSENCE

Rep. Gay, the day, illness in family.

Rep. Vachon, indefinite, death in family.

Rep. Merrill, today and tomorrow, important business.

RESOLUTION

Rep. O'Neil offered the following resolution:

Resolved, that in accordance with the list in the possession of the clerk, House Bills numbered 971 through 975 and Concurrent Resolution Proposing Constitutional Amendment number 33 shall be by this resolution read a first and second time by the therein listed titles, laid on the table for printing and referred to the therein designated committees.

Adopted.

INTRODUCTION OF HOUSE BILLS and CACR

First, second reading and referral

HB 971, to insure that persons appointed as justices of the peace and notaries public are properly qualified. (Greenwood of Rockingham Dist. 12 — To Statutory Revision.)

HB 972, relative to the New Hampshire retirement system, and making an appropriation therefor. (Cobleigh of Hillsborough Dist. 15; Raiche of Hillsborough Dist. 34 — For the RULES COMMITTEE — To Appropriations.)

HB 973, allowing exceptionally meritorious prisoners to be eligible for early release. (Bradley of Grafton Dist. 9 — To Labor, Human Resources and Rehabilitation.)

HB 974, relative to increasing the fees in district courts. (Robinson of Hillsborough Dist. 35 — To Statutory Revision.)

HB 975, to revise the general lien for taxes other than real estate, head and poll taxes. (Zachos of Hillsborough Dist. 27. — To Statutory Revision.)

CACR 33, Relating to: Legislative Districts. Providing that: The house of representatives shall apportion itself into single member representative districts. (Rules Committee for Keeney of Hillsborough Dist. 23 — To Constitutional Revision.)

SUPREME COURT OPINION

To the House of Representatives:

The undersigned Justices of the Supreme Court reply as follows to your inquiries with respect to House Bill No. 557 contained in your resolutions of April 21 and April 28, 1971, filed with this court on April 23 and April 29, 1971.

House Bill 557 reads in part as follows: "Election of Speaker by Roll Call. Amend RSA 14 by inserting after section 1 the following new section: 14:1-a Roll Call Election of Speaker. The speaker of the house of representatives shall be elected by the house membership by a roll call vote."

Considering your inquiries in the order submitted, your first question is whether the enactment of House Bill 557 would "violate Article 22, Part 2, or any other provision of the New Hampshire Constitution?"

The above article provides in part as follows: "The house of representatives shall choose their own speaker, appoint their own officers, and settle the rules of proceeding in their own house." This article grants to the members of the house of representatives the exclusive right to determine the manner in which their speaker is to be elected. *Bednar v. King*, 110 N. H. 475, 272 A.2d 616 (1970). This prerogative, which belongs to the members of the house alone, cannot be subject to action by the senate (*see Opinion of the Justices*, 102 N. H. 80, 83, 84, 150 A.2d 813, 816-17 (1959)) and cannot be governed or abridged by a statute such as proposed by House Bill 557. *Opinion of the Court*, 63 N. H. 625 (1885). Mason, Manual of Legislative Procedure, s. 6, paras. 1, 5 (rev. ed. 1962).

Our answer to your first question is "Yes" House Bill 557 would violate article 22, part 2 of the Constitution of New Hampshire. It is therefore unnecessary to consider, whether it would violate any other constitutional provision.

Your second question reads as follows: "If the answer to question No. 1 is in the affirmative, is one member entitled, pursuant to the provisions of Article 24, Part 2, to demand a roll call vote for the election of speaker, provided his motion is duly seconded?"

Article 24, part 2 of our Constitution, as inserted in 1966, reads in part as follows: "The journals of the proceedings, and all public acts of both houses, of the legislature, shall be printed and published immediately after every adjournment or prorogation; and upon motion made by any one member, duly seconded, the yeas and nays, upon any question, shall be entered, on the journal. . . ."

This same constitutional provision is also the subject of your third question (question No. 1 in your resolution of April 28, 1971) which reads as follows: "Does the word 'question' as used in Article 24, Part 2, of the Constitution of New Hampshire encompass the election by the House of its speaker?" These two related questions will be considered together.

A question is a motion or proposition presented for action to a legislative body. "In this sense it includes resolutions, bills, points of order, appeals, objection to reconsider and all like proposals." Mason, *Manual of Legislative Procedure*, s. 150 (rev. ed. 1962); *Robert's Rules of Order*, ss. 3, 4, at 22, 26 (rev. ed. 1970). The election of a speaker under article 22, part 2 is not a "question" within the meaning of article 24, part 2 of our Constitution. The answer to both your second and third questions is "No."

Your fourth question (question No. 2 in your resolution of April 28, 1971) reads as follows: "Whether Part 1, Article 8 of the New Hampshire Constitution requires the election of a speaker to be by roll call vote?"

Article 8 read as follows: "All power residing originally in, and being derived from, the people, all the magistrates and officers of government are their substitutes and agents, and at all times accountable to them."

Article 8 must be read in conjunction with the preceding Article 7 which states in part that "The people of this state have the sole and exclusive right of governing themselves as a free, sovereign, and independent state." These sections ex-

press the American theory of government that "the state being sovereign, the people being the state, and all magistrates and public officers being 'their substitutes and agents' " they are accountable to the people. *Attorney-General v. Taggart*, 66 N. H. 362, 369, 29 A. 1027 (1890). However no special method of such accountability is required by these sections of our Constitution.

Hence our answer to your fourth and last question is "No" article 8, part 1 of our Constitution does not require the election of a speaker to be by roll call vote.

Frank R. Kenison
Laurence I. Duncan
Edward J. Lampron
William A. Grimes
Robert F. Griffith

May 25, 1971.

Rep. Cate moved that HB 633, relative to commitment to mental institutions, be taken from the table and recommitted to Labor, Human Resources and Rehabilitation.

Adopted.

COMMITTEE REPORTS

HB 617

permitting secretary of state to return to sender incorrect checks received as payment of fees. Ought to pass with amendment. Rep. Shirley Clark for Executive Departments and Administration.

Secretary of state covered under another bill. This bill amended to allow tax commission to return the checks for hearing on appeal for tax abatement if the forms have been filled out incorrectly or the check is for the wrong amount.

AMENDMENT

Amend the title of said bill by striking out the same and inserting in place thereof the following:

AN ACT

relative to the deposit of funds with the state
treasurer by the tax commission.

Amend said bill by striking out section 1 and inserting in place thereof the following:

1 Tax Commission. Amend RSA 6:11 (supp) as amended by 1965, 239:13; 1967, 379:7 and 1971, 44:1 by striking out said section and inserting in place thereof the following: 6:11 Payments to Treasurer. All state departments and institutions, except the New Hampshire College of Agriculture and the Mechanic Arts and the University of New Hampshire, and the building projects revolving fund of the state board of education, receiving money for the state from sources outside of the state treasury, shall pay the full amount of all said moneys intact into the state treasury weekly, or as much oftener as the governor and council shall direct, with a full and detailed statement thereof, including the date of and the source from which the same was received and the consideration thereof. Provided, however, that any check, draft, or money received by the department of safety, the secretary of state or the fish and game department, or the tax commission under the provisions of RSA 76:16-a, the amount of which is incorrect or if an application is required to be submitted therewith, and said application is not so submitted or is improper or incorrect, or under the applicable statute the applicant has not complied with any requirement entitling him to make such application, said check, draft, or money order may be returned to the sender and not deposited with the state treasurer. Such accounts shall be stated by properly classified totals in all reports.

Amendment adopted.

Ordered to third reading.

HB 888

relative to the practice of professional engineering. Ought to pass. Rep. Shirley Clark for Executive Departments and Administration.

Essentially a housekeeping bill. Places responsibility on head of business instead of on individual employee. Prevents misrepresentation of professional status to the public.

Ordered to third reading.

HB 917

providing for the temporary classification of the position of assistant attorney general in certain cases. Ought to pass. Rep.

Shirley Clark for Executive Departments and Administration.

Allows attorney general to use his discretion as to whether a new assistant attorney general has enough experience to qualify for tenure after just six months of working in attorney general's office.

Ordered to third reading.

HB 916

to prohibit a person hunting or discharging firearms while under the influence of intoxicating beverages, liquor or controlled drug. Inexpedient to legislate. Rep. Bushey for Fish and Game.

Covered by RSA 214:20.

Resolution adopted.

HB 853

relative to salaries of probation officers being established by town. Inexpedient to legislate. Rep. Margaret Griffin for Judiciary.

Salaries of probation officers are now set by district court, supervised by state parole department. Satisfactory as it is.

Resolution adopted.

HB 881

relative to the duration and amount of wages exempt from trustee process. Inexpedient to legislate. Rep. Brummer for Judiciary.

Federal law and current New Hampshire law protect the small wage earner. Proposed change would tend to lessen this protection by allowing attachments to have effect on future wages.

Resolution adopted.

HB 886

providing for the disposition of forfeited recognizances. Inexpedient to legislate. Rep. Healy for Judiciary.

Committee felt that forfeiture of bail bonds should be left to the control of the courts.

Resolution adopted.

SB 70

to provide employees with a priority of claim for wages earned. Inexpedient to legislate. Rep. Healy for Judiciary.

Bill might bring New Hampshire law into conflict with Federal Bankruptcy Act and would disrupt well established credit practices under the uniform commercial code as adopted by New Hampshire.

Resolution adopted.

HB 836

relative to county tax anticipation notes. Inexpedient to legislate. Rep. Hanson for Municipal and County Government.

Resolution adopted.

HB 861

providing for recall of any municipal official or employee. Inexpedient to legislate. Rep. Hanson for Municipal and County Government.

Resolution adopted.

HB 915

including surviving spouse of disabled servicemen in the class of person exempt from taxation on a homestead. Ought to pass with amendment. Rep. Ezra Mann for Municipal and County Government.

AMENDMENT

Amend section 1 of the bill by striking out the same and inserting in place thereof the following:

1 Surviving Spouse Included. Amend RSA 72:36-a (supp) as inserted by 1965, 291:1 by inserting in line eight after the word "he" the words (or his surviving spouse) so that said section as amended shall read as follows: 72:36-a Certain Disabled Servicemen. If any person who shall be discharged from military service of the United States under conditions other than dishonorable, shall be totally and permanently disabled from service connection and satisfactory proof of such service connection is furnished to the assessors and who is a double amputee or paraplegic as the result of service connection and who owns a specially adapted homestead which has been acquired with the assistance of the Veterans Administration, he or his

surviving spouse until such time as such surviving spouse remarries, shall be exempt from all taxation on said homestead.

Amendment adopted.

Ordered to third reading.

SB 109

legalizing the annual meeting of the town of Goffstown, March 9, 1971. Ought to pass. Rep. Hanson for Municipal and County Government.

Ordered to third reading.

SB 165

relative to recreational roads. Ought to pass. Rep. Charles Cummings for Public Works.

Ordered to third reading.

HB 632

relative to an assistant county attorney for Rockingham County. Inexpedient to legislate. Rep. Charles Cummings for the Rockingham Delegation.

Resolution adopted.

HB 938

relative to driver training schools. Inexpedient to legislate. Rep. Hamel for Transportation.

Committee felt that the income of the Initial Plate driver education fund was not sufficient at the present time to extend its coverage.

Resolution adopted.

HB 649

relative to the administration of the insurance laws. Ought to pass with amendment. Rep. Lamy for Banks and Insurance.

Strengthens the ability of the insurance department to protect the public.

AMENDMENT

Amend RSA 400-A:6 as inserted by section 1 of the bill by striking out said section and inserting in place thereof the following:

400-A:6 Deputy Commissioner; Assistant.

I. The commissioner, subject to the approval of the governor, shall appoint a deputy commissioner of insurance who shall hold office for five years and until a successor has been appointed and qualified.

II. The deputy commissioner of insurance shall perform such duties and exercise such powers of the commissioner pursuant to title XXXVII RSA as the commissioner from time to time may authorize.

III. When the office of the commissioner is vacant, or when the commissioner is unable to perform his duties because of mental or physical disability, the deputy commissioner of insurance shall be acting commissioner.

IV. There shall be an assistant to commissioner for securities who shall be appointed by the commissioner of insurance. He shall serve at the pleasure of the commissioner.

V. The assistant to commissioner for securities shall perform such duties and exercise such powers of the commissioner pursuant to title XXXVIII RSA as the commissioner from time to time may authorize.

Amend RSA 400-A:7 as inserted by section 1 of the bill by striking out said section and inserting in place thereof the following:

400-A:7 Research Assistant to the Insurance Commissioner. There shall be a research assistant to the commissioner who shall be appointed by the commissioner. He shall serve at the pleasure of the commissioner and shall perform such duties as shall be assigned to him by the commissioner.

Amend RSA 400-A:8, I and II as inserted by section 1 of the bill by striking out said paragraphs and inserting in place thereof the following:

I. Compensation. The salary of the commissioner, deputy commissioner, assistant to the commissioner, shall be prescribed in RSA 94:1-4.

II. Expenses. The commissioner, deputy commissioner, and the assistants to the commissioner shall be allowed their traveling expenses while engaged in the performance of their duties.

Amend RSA 400-A:11, III as inserted by section 1 of the bill by striking out said paragraph.

Amend RSA 400-A:14, I as inserted by section 1 of the bill by striking said paragraph and inserting in place thereof the following:

400-A:14 Orders, Notices.

I. The commissioner shall issue upon hearing such prohibitory and mandatory orders as are reasonably necessary to secure compliance with insurance laws, rules, and regulations. Orders and notices of the commissioner shall be effective only when in writing signed by him or by his authority. Except as otherwise expressly provided by law as to particular orders, every order of the commissioner shall state its effective date and shall concisely state:

(a) its intent or purpose;

(b) the grounds on which it is based; and

(c) the provisions of this title pursuant to which action is taken or proposed to be taken; but failure to so designate a particular provision shall not deprive the commissioner the right to rely thereon. Except as provided as to particular procedures, an order or notice may be given by delivery to the person to be ordered or notified, or by mailing it, prepaid, addressed to such person at his principal place of business or residence as last of record in the department. The order or notice shall be deemed to have been given when deposited in a depository of the United States Post Office, and of which the affidavit of the individual who so mailed the order or notice shall be prima facie evidence.

Amend RSA 400-A:15, III as inserted by section 1 of the bill by striking in line four the figures "\$10,000" and inserting in place thereof the figures (\$2,500) so that said paragraph as amended reads as follows:

III. Any person who knowingly violates any rule, regulation, or order of the commissioner may, upon hearing, except where other penalty is expressly provided, be subject to such suspension or revocation of certificate of authority or license, or administrative fine not to exceed \$2,500 in lieu of such suspension or revocation, as may be applicable under this title for violation of the provision to which such rule, regulation, or order relates.

Amend RSA 400-A:16, I as inserted by section 1 of the bill by striking in line one the words "and hearings" so that said paragraph as amended reads as follows:

I. The commissioner may conduct such investigation in addition to those specifically provided for as he may find necessary in order to promote the efficient administration of the provisions of this title and title XXXVIII.

Amend RSA 400-A:17, IV as inserted by section 1 of the bill by striking out said paragraph and inserting in place thereof the following:

IV. If the commissioner finds that the application is timely, made in good faith, and that the applicant would be so aggrieved if his grounds are established he shall hold a hearing within thirty days after the filing of the application, or within thirty days after the application has been sworn to, whichever is the later date, unless in either case the hearing is postponed by mutual consent.

Amend RSA 400-A:24, I as inserted by section 1 of the bill by striking in line three the words and figures "RSA 400-A:20" and inserting in place thereof the words and figures (RSA 400-A:17) so that said paragraph as amended reads as follows:

I. An appeal from the commissioner shall be taken only from an order on hearing, or as to a matter on which the commissioner has refused or failed to hold a hearing after application therefore under RSA 400-A:17, or as to a matter as to which the commissioner has failed to make his order on hearing as required by RSA 400-A:23.

Amend RSA 400-A:29, VI, (b) and (c) as inserted by section 1 of the bill by striking out the figures "\$50" and inserting in place thereof the figures (\$150) so that said paragraph as amended reads as follows:

VI. Rating organizations

(a) Application fee	\$300
(b) Initial Certificate	\$150
(c) Annual renewal	\$150

Amend RSA 400-A:29, VII, (c) (3) as inserted by section 1 of the bill by striking the word "Bi-annual" and inserting in

place thereof the word (Biennial) so that said paragraph as amended reads as follows:

(3) Biennial renewal \$20

Amend RSA 400-A:29, X, (c) as inserted by section 1 of the bill by striking the word "Bi-annual" and inserting in place thereof the word (Biennial) so that said paragraph as amended reads as follows:

(c) Biennial renewal \$30

Amend RSA 400-A:29, XIII, (a) and (b) as inserted by section 1 of the bill by striking the figures "\$3" and inserting in place thereof the figure (\$5) so that said paragraph as amended reads as follows:

(a) Qualification letters \$5

(b) Certificates of compliance \$5

Amend RSA 400-A:29, XV, (c) as inserted by section 1 of the bill by striking the word "Bi-annual" and inserting in place thereof the word (Biennial) so that said paragraph as amended reads as follows:

(c) Biennial renewal \$25

Amend RSA 400-A:32, IV as inserted by section 1 of the bill by striking out said paragraph and inserting in place thereof the following:

IV. Any insurer intentionally failing to file the report required by RSA 400-A:31 or intentionally failing to remit the proper tax within the time of filing, shall pay a penalty equal to ten percent of the amount of the tax due from it. Upon the tax becoming delinquent, the commissioner may forthwith suspend or revoke the insurer's certificate of authority.

Amend RSA 400-A:36, II as inserted by section 1 of the bill by striking out said section and inserting in place thereof the following:

II. The commissioner may extend the time for filing such statement for cause shown for a period of not more than sixty days. Life insurance companies shall not be required to file that part of their annual statement known as the gain and loss exhibit until the succeeding May first. An insurer intentionally failing to file its annual statement as required by paragraph I

shall forfeit to the department twenty-five dollars (\$25) for each day of delinquency. The commissioner may refuse to continue, or may suspend or revoke, the certificate of authority of any insurer intentionally failing to file its annual statement when due. At time of filing, the insurer shall pay the fee for filing its annual statement as prescribed by section 29.

Amend RSA 400-A:36, IX as inserted by section 1 of the bill by striking out in line three the words "knowing the same to contain" and inserting in place thereof the words (having actual knowledge that the same contains) and striking out in line four the word "shall" and inserting in place thereof the word (may) so that said paragraph as amended shall read as follows:

IX. Any director, officer, agent or employee of any insurer who subscribes to, makes or concurs in making or publishing, any annual or other statement required by law, having actual knowledge that the same contains any material statement which is false, may be punished by a fine of not more than \$5,000, or by imprisonment of not less than one year, or both such fine and imprisonment.

Amend RSA 400-A:37, VI as inserted by section 1 of the bill by striking out said paragraph and inserting in place thereof the following:

VI. All reports pursuant to this section shall be absolutely privileged and although filed in the department provided in RSA 400-A:37 (V) shall nevertheless not be for public inspection except as to those portions of reports pursuant to subparagraph (I) hereof showing the current financial condition of the domestic insurers. The comments and recommendations of the examiner shall also be deemed confidential information and shall not be available for public inspection, except as the commissioner in his discretion may deem.

Amend RSA 400-A:37, VII as inserted by section 1 of the bill by striking out said paragraph and inserting in place thereof the following:

VII. Examination expense. The insurer or other person examined pursuant to this section shall bear the expense of the examination. Such expense shall be limited to: A reasonable per diem allowance for compensation and expenses as determined by the commissioner. As to the per diem expense allow-

ance and compensation allowance involved in any such examination, the commissioner may give due consideration to scales and limitations recommended by the National Association of Insurance Commissioners and outlined in the examination manual sponsored by that association. Provided, however, that if upon examination of any person specified in RSA 400-A:37, II, (a) the commissioner shall determine that such person is not in violation of the provisions of title XXXVII or applicable regulations, the expense of the examination shall be borne by the department.

Amend the bill by striking out section 10 and inserting in place thereof the following:

10 Hospital Service Corporation License. Amend 419:3, IV by striking out said paragraph and inserting in place thereof the following: IV. Issuance of License. A license to transact hospital service hereunder shall be issued by the commissioner when he finds the applicant

(a) is safe, reliable, and entitled to public confidence

(b) has paid an annual license fee in accordance with RSA 400-A:29, and

(c) has complied with the laws of the state.

Amend the bill by striking out section 17 and inserting in place thereof the following:

17 Application of Personnel Provisions. The provisions in RSA 400-A:3 setting the term of office for the insurance commissioner shall not take effect until the expiration of the term of the commissioner in office on the effective date of this act. Until such expiration, the commissioner in office shall have the same rights, powers and duties as those conferred on the insurance commissioner by this act. The provisions of 400-A:6 I, shall not become effective until there is a vacancy in the office of deputy commissioner of insurance. The provision of 400-A:7 shall become effective on July 1, 1971, and the term of office of the research assistant in office on the effective date of this act if such date is earlier than July 1, 1971, shall expire on June 30, 1971.

Amend the bill by striking out section 18 and inserting in place thereof the following:

18 Amend RSA 402-B:8 I and II (supp), as inserted by 1969, 218:1 by striking in I the words "fifteen dollars" and in II the word "annual" and the words "ten dollars" and inserting in place thereof the words (as prescribed by RSA 400-A:29) so that said paragraphs, as amended, shall read as follows:

I. For each original insurance claims adjuster's license, as prescribed by RSA 400-A:29.

II. For each renewal, as prescribed by RSA 400-A:29.

Amend section 19 of the bill by inserting a new paragraph VII which shall read as follows:

VII. RSA 402-B:10 as inserted by 1969, 218:1.

Amendment adopted.

Referred to Appropriations.

Rep. Boucher requested a quorum count.

272 members having answered, a quorum was present.

RECONSIDERATION

Rep. James O'Neil, having voted with the majority, moved that the House reconsider its action in ordering HB 649, relative to the administration of the insurance laws, to the committee on Appropriations and that it be placed on second reading, and spoke in favor of the motion.

Rep. Drake spoke in favor of the motion.

Adopted.

HB 649 ordered to third reading.

Rep. Richard Bradley moved that the questions and answers pertaining to HB 770, to improve eminent domain procedure and making an appropriation therefor, be printed in the Journal and spoke in favor of the motion.

Adopted.

QUESTIONS AND ANSWERS PERTAINING TO

HB 770, to improve eminent domain procedure and making an appropriation therefor.

Rep. BRADLEY: I have a series of questions here in laymen's language, hoping I might get some laymen's answers. Does this bill provide that the condemnee be paid a fair market price for the property, comparable to what similar property in the area is selling for?

Rep. ANDREWS: Yes.

Rep. BRADLEY: Does this bill also provide that someone shall contact the condemnee and try to agree on a price for the property to be taken before the offer is made?

Rep. ANDREWS: Yes.

Rep. BRADLEY: Then if this offer is rejected, does this bill provide that the condemnee shall have an opportunity to have a hearing before a commission which is empowered to make adjustments in order that they may present any evidence and witnesses for either side without hiring a lawyer?

Rep. ANDREWS: Yes. It automatically does without any action by the condemnee.

Rep. BRADLEY: How will this commission be chosen?

Rep. ANDREWS: By the Governor and Council.

Rep. BRADLEY: Will this commission include one or two members from the local area who are familiar with local conditions and values?

Rep. ANDREWS: No. The members of the commission will be people who are knowledgeable in the field of real estate valuation. As far as local interests are concerned, either the property owner or the Board itself can call in the Selectman or some local real estate agent and get his testimony.

Rep. BRADLEY: Then, if the condemnee is still dissatisfied, does he still have recourse to the Superior Court as he does now under existing law?

Rep. ANDREWS: Under existing law he has recourse to the Superior Court now, but he would have the right to appeal

to Superior; if there were any errors in the award it could be modified by the Superior Court.

Rep. BRADLEY: One last question. Does this bill provide and pay damage to land which is made landlocked by having its access cut off by a limited access highway?

Rep. ANDREWS: Yes. That is existing law today. It is what is called "severance damages."

Rep. BRADLEY: One question to clarify that. At the present time they do not recognize as a right-of-way which has been used, an access road which has been used for years, but if the property owner doesn't have a deed to it they don't recognize that as an access road or a right-of-way.

Rep. ANDREWS: That would be expected because there is an oral agreement that is contrary to the Statute of Frauds.

Rep. BRADLEY: In other words you have no existing access rights under an oral agreement.

Rep. ANDREWS: We have what is called a "statute of frauds" which makes oral agreements invalid.

Rep. BRADLEY: I didn't think this was going to take quite so many questions. Nevertheless, an oral agreement has provided access to a lot of this land since time began and, once a limited access highway is built, there can be no more access by that. They will provide any damages for land which is so cut off?

Rep. ANDREWS: Yes. Any land that is completely isolated, if you can not get to that land, there is an award, a damage called "severance damage." There can be many, many cases where a farm is cut off and they can not get back to their back 10 acres, and they are given severance damages for that loss.

Rep. BRADLEY: Even though they did not have a deeded right of way to it?

Rep. ANDREWS: Correct.

Rep. BRADLEY: Thank you very much.

Rep. URIE: Mr. Speaker, Mr. Andrews: Do I correctly understand that at the present time the landowner has a right to a trial by jury in a condemnation case?

Rep. ANDREWS: No, he does not. If his condemnation case is an equity matter, there is no right to a trial by jury. However, it is not uncommon for a judge to have advisory juries.

Rep. URIE: Would a person whose land is taken under House Bill 770 be able to appeal matters of fact to a Superior Court, or would his appeal be limited to evidence in the award in questions of law? I don't get this exactly.

Rep. ANDREWS: If the commission is guilty of any error in the proceedings or has made an improper award to any party, based upon an error of law, the court may, upon motion, set aside the report. Does that answer your question?

Rep. HEALY: I don't want to be repetitious, but I want this legislature to know that I'm asking this question again. It is just too — bad that this is true that under this legislation the only appeal by — opponents that is a law and not a fact.

Rep. ANDREWS: Yes. It would be a matter of law if the award was completely contrary to the fact; it would be an error under matters of law. So we have come quite a ways, as they say, in getting back to laymen's language.

Rep. HEALY: Mr. Andrews, would you read that language as you have just read it to this legislature?

Rep. ANDREWS: The award shall be confirmed by the court unless the commission has been guilty of error in its procedure, or unless it has made an improper award to any party based upon error of law, in which event the court may set aside the report. Now an error of law would be when they misinterpret the facts to a tremendous extent.

HB 716

establishing a coastal zone authority. Ought to pass with amendment. Rep. Colburn for Environmental Quality and Agriculture.

Establishes a coordinating authority for coastal activities.

AMENDMENT

Amend RSA 217-A:1, I as inserted by section 1 of the bill by striking out the same and inserting in place thereof the following:

I. The following officers or their designees shall, by virtue of their offices, be members of the authority:

(a) The commissioner of the department of resources and economic development;

(b) The commissioner of public works and highways;

(c) The director of the fish and game department;

(d) The chairman of the board of directors of the water resources board; and

(e) The chairman of the New Hampshire state port authority.

Amend RSA 271-A:3 as inserted by section 1 of the bill by striking out the same and inserting in place thereof the following:

217-A:3 Compensation. Members of the authority shall serve without compensation.

Amend RSA 271-A:2, 4, 5, 6 and 7 as inserted by section 1 of the bill to read

217-A:2

217-A:4

217-A:5

217-A:6

217-A:7

Rep. Gordon moved that HB 716 be indefinitely postponed and spoke in favor of the motion.

Rep. Greene spoke against the motion.

A division was requested.

139 members having voted in the affirmative and 151 in the negative, the motion lost.

A division was requested on the committee amendment.

It being manifestly in the affirmative the amendment was adopted.

Referred to Appropriations.

HB 360

relative to the assessment of a resident tax for state and local purposes to replace the head tax. Ought to pass. Rep. Leavitt for Ways and Means.

Sets \$10 "resident tax" to replace head (\$5) and poll tax (\$2). Forty-five percent of revenue to state, fifty-five percent retained by cities and towns. Estimated \$3.4 million per year — state's share (\$1,530,000) will remain the same — cities and towns will receive over \$1 million more than they are presently getting.

At the request of Rep. Fuller, Rep. McLane explained the bill.

(discussion)

Rep. Cares moved that HB 360 be made a special order for 11:01 Thursday and spoke in favor of the motion.

Reps. James O'Neil and Coutermarsh spoke against the motion.

Rep. Dion moved the previous question on this motion alone; sufficiently seconded.

Adopted.

Motion lost.

Rep. Spirou spoke against the committee report.

Reps. Brungot, Bradley, Lawton and Hanson spoke in favor of the committee report.

Rep. Dion moved the previous question on the entire subject matter; sufficiently seconded.

Adopted.

Rep. Hanson requested a division.

Rep. Gerry Parker requested the yeas and nays but it was not sufficiently seconded.

250 members having voted in the affirmative and 43 in the negative, HB 360 was ordered to third reading.

Reps. Cares, Radway, Michels and George Roberts wished to be recorded as against HB 360.

HB 336

abolishing the poll tax. Ought to pass. Rep. Brocklebank for Ways and Means.

A companion bill to HB 360. Abolishes \$2.00 poll tax, because \$10.00 resident tax will replace it.

Ordered to third reading.

Rep. George Roberts wished to be recorded in favor of HB 336.

Rep. Cares wished to be recorded against HB 336.

RECESS**AFTER RECESS**

(Rep. George Roberts in the Chair)

COMMITTEE REPORTS CONTINUED**HB 635**

to promote competent ambulance service. Ought to pass with amendment. Rep. Carl Foster for Public Health and Welfare.

This bill plans for the provision of improved ambulance service throughout the state and to upgrade existing ambulance service.

AMENDMENT

Amend RSA 151-B:1, I and II as inserted by section 1 of the bill by striking out said paragraphs and inserting in place thereof the following:

I. The general court declares that it is the policy of the state to save lives and speed the healing of persons injured in accidents or otherwise in need of medical service by providing an emergency care system that will bring the injured or sick person under the care of persons properly trained to care for the injured or sick in the shortest practical time, and that will provide safe transportation for the injured or sick person to a treatment center, prepared to receive the injured person.

II. It is the purpose of this chapter to promote this policy by providing the means by which the best possible first aid treatment can be brought to the injured or sick person in the shortest practical time, and by which the injured or sick person can be safely transported to a medical treatment center in proper equipment that is designed to provide supportive care for the injured or sick person and which is able to communicate with the medical treatment center regarding the treatment of the injured or sick person.

Amend RSA 151-B:11, V as inserted by section 1 of the bill by striking out said paragraph and inserting in place thereof the following:

V. If a major emergency occurs and the licensed ambulances in the state are not sufficient to meet the needs to transport the injured or sick persons, the licensing provisions of this section do not apply during the period of the emergency.

Rep. D'Amante moved that HB 635 be indefinitely postponed and spoke in favor of the motion.

Rep. Roma Spalding spoke against the motion.

Rep. Foster requested a quorum count.

255 members having answered, a quorum was present.

Rep. Edward Johnson explained HB 635.

Reps. Gordon and Enright spoke in favor of the motion.

(discussion)

Reps. Bernard, Raiche, MacDonald and Goodrich spoke against the motion.

Rep. Cobleigh moved the previous question on the entire bill; sufficiently seconded.

Adopted.

Motion lost.

Amendment adopted.

Ordered to third reading.

The Chair called for the special order on HB 382, to impose a tax on income and on retail sales.

Rep. Nutt explained the bill.

(discussion)

Rep. Coutermarsh moved that HB 382 be indefinitely postponed and spoke in favor of the motion.

Reps. James O'Neil, Menge and Russell Chase spoke against the motion.

Reps. Elmer Johnson, Lawton, Martineau, Monier, Malcolm Stevenson, Levy and Bednar spoke in favor of the motion.

Rep. MacDonald requested the yeas and nays; sufficiently seconded by five members.

ROLL CALL

YEAS: 282 NAYS: 75

YEAS

MERRIMACK COUNTY:

Andrews, Sherman, Hardy, Parker, Harry C., Enright, Riley, Gamache, Gordon, Little, Bartlett, Avery, Perkins, Thompson, Doris L., Dempsey, Piper, Chapley, Greeley, Matrice, Humphrey, James A., York, Edward H., Cheney, Charles H. Howland, Sanders, Wilson, Ralph W., Noble.

ROCKINGHAM COUNTY:

Wilson, Helen F., Griffin, Margaret A., Boucher, Soule, Adams, MacGregor, Read, Senter, Lovell, Belair, Gelt, Morrison, O'Neil, Robert E., Sayer, Smith, Philip A., Clark, Ernest D., Palmer, Schwaner, Spollett, Cummings, Charles E., Benton, Greenwood, Goodrich, Vey, Sewall, Twardus, Scamman, Eastman, Junkins, Page, Varrill, Hamel, Randall, Cheney, George L., Fiske, Cunningham, Weeks, Maynard, McEachern, Griffin, Ruth L., Quirk, Dame, Palfrey, Jameson, Levy, Woods.

STRAFFORD COUNTY:

Canney, Smith, Elmer C., Stevenson, Douglas M., Joncas, Maloomian, Habel, Chasse, Hebert, Boire, Ineson, Ruel, Beau-

doin, Sylvain, Dunlap, Preston, Balomenos, Tripp, Peabody, Raymond B., Bernard, Webber, Fellows, Mudgett, Kinney, Parnagian, Richardson, Harriett W. B., Maglaras.

SULLIVAN COUNTY:

Townsend, Chase, Donald R., Gaffney, Rousseau, Campbell, Nahil, Spaulding, Roma A., Barrows, Burrows, D'Amante, Downing, Flint, Saggiotes, Edes, Fleming.

BELKNAP COUNTY:

Urie, French, Lawton, Wilkinson, Mutzbauer, Hood, McCarthy, Drouin, Prescott, Dulac, Randlett, Maguire, Whittemore.

CARROLL COUNTY:

Howard, Donald K., Cox, Davis, Esther M., Lagroe, Hayes, Conley, Davis, Dorothy W., Webster, Claflin, Hughes.

CHESHIRE COUNTY:

Ballam, Forbes, Cournoyer, Forcier, McGinness, Allen, Bennett, Johnson, Elmer L., Coughlin, Vogel, Saunders, Heald, Cleon E., Streeter, Moran.

COOS COUNTY:

Huggins, Bushey, Hunt, Lee, O'Hara, Dubey, Fortier, Desilets, Studd, York, Elmer H., Brungot, McCuin, Oswell, Bouchard, Gagnon, Theriault, Richardson, Mabel L.

GRAFTON COUNTY:

Gardner, Van, Rich, Stevenson, Malcolm J., Tilton, Higgins, McGee, Brummer, Chamberlin, Mann, Ezra B., Anderson, Gemmill, Foster, Duhaime, Roger M., Tremblay, Hopkins, Buckman, Sears, Bradley, Richard L., Mitchell.

HILLSBOROUGH COUNTY:

Humphrey, Howard S., Eaton, Joseph M., Withington, Sawyer, Barnard, Knight, Monier, Poehlman, Weilbrenner, Colburn, Karnis, Eaton, Clyde S., Heald, Philip C., Warren, Carter, Coburn, Bragdon, Brocklebank, Belzil, Bouchard, Maurice

L., Parker, Gerry F., Belcourt, Lesage, Trombley, Drabnowicz, Mason, Desmarais, Gardner, Cleon J., Lachance, Chamard, Cote, Margaret S., O'Neil, Robert, Aubut, Boisvert, Wilfrid A., Grandmaison, Davidson, Ouellette, Sirois, Bissonnette, Coutermarsh, Gabriel, Alukonis, Bednar, Keeney, Rodgers, Peabody, Arthur H., Dwyer, Lyons, Bridges, Harvell, Van Loan, Ainley, Daniels, Ackerson, Barrett, Gerald J., Montplaisir, Murphy, Francis, Bruton, Cote, Joseph L., Dion, Duhaime, Armand L., Cullity, McDermott, Welch, John L., Manning, Spirou, Walsh, Clancy, Lynch, John T., McDonough, Boisvert, Emile E., Leclerc, Sysyn, Simard, Champagne, Chevette, Derome, Lemieux, Raiche, St. Onge, Robinson, Belanger, O'Connor, James P., Sweeney, Clear, Lamy, Murphy, Dennis J., Levasseur, Martineau, Allard, Brunelle, Lambert, Lavalee, Lesmerises, Burke, Grady, O'Connor, Timothy K.

NAYS

MERRIMACK COUNTY:

Bigelow, Hanson, Burleigh, Michels, Davis, Alict, Haller, McLane, Miner, Filides, MacDonald, Glavin, Howard, E. Edwin, Woodward, Tarr.

ROCKINGHAM COUNTY:

Fernald, Stimmell, Collishaw, Casassa, Leavitt, Greene, Hammond, Lockhart, Chandler, Bowles.

STRAFFORD COUNTY:

McIntire, Beckett, Clark, Shirley M., Cochrane, Tirrell, Towle, Thompson, Barbara C., Leighton.

SULLIVAN COUNTY:

Frizzell, Galbraith, Williamson.

BELKNAP COUNTY:

Roberts, Charles B., Nighswander, Wuelper, Huot, Head.

CARROLL COUNTY:

Chase, Russell C.

CHESHIRE COUNTY:

Johnson, Edward A., Churchill, Yardley, Dunham, Hacker, O'Neil, James E., Mallat, Raymond, Ames, Shortlidge, Barker, Cummings, Richard E., Drew.

COOS COUNTY:

Cook, Noyes, Mayhew.

GRAFTON COUNTY:

Lamott, Menge, Bradley, David H., Nutt, Radway, Dow, Dudley, Altman, Bell.

HILLSBOROUGH COUNTY:

Daloz, Mann, Arthur F., Ferguson, Spalding, Kenneth W., Hall, Cobleigh, Cares, Abbott, Milne.

PAIRS

Rep. Cate voting yes; Rep. Merrill voting no.

Rep. Keefe voting yes; Rep. Croft voting no.

Rep. Healy voting yes; Rep. Murray voting no.

Rep. Vachon voting yes; Rep. Zachos voting no.

Rep. Shirley Welch and Oleson wish to be recorded in favor of the motion.

Rep. Underwood wishes to be recorded against the motion. and HB 382 was indefinitely postponed.

Rep. James O'Neil moved that HB 857, to permit the university of New Hampshire to collect and make payment for the costs of educating public school pupils housed in university operated tax exempt residential property, reconsideration on HB 626, to require higher safety standards in the construction of driveways and other accesses to the public way, and the bills placed on calendar under Rule 57:

HB 463, providing for studies in each county to consider the advisability of home rule charter acts; amending certain provisions of the laws relative to counties and establishing a county regional government commission and making an appropriation therefor.

HB 665, relative to the administration of small estates.

HB 740, increasing the salaries of certain officials in Sullivan county.

be made a special order for 11:01 tomorrow.

Adopted.

RECONSIDERATION

Rep. James O'Neil having voted with the majority, moved that the House reconsider its action in ordering HB 635, to promote competent ambulance service, to third reading and that it be placed on second reading.

Adopted.

Referred to Appropriations.

The Speaker announced that Reps. Champagne and Robert O'Neil are celebrating birthdays today.

UNANIMOUS CONSENT

Rep. Belzil requested unanimous consent to address the House.

Not granted.

On motion of Rep. James O'Neil the rules of the House were so far suspended as to permit business in order at the late session to be in order at the present time, that third reading of bills be by title only, and that when the House adjourns today it be to meet tomorrow at 11:00 o'clock.

(Rep. MacDonald in the Chair)

RECONSIDERATION

Rep. Jameson, having voted with the majority, moved that the House reconsider its action in killing HB 386, increasing the fees for licenses and permits for the sale of liquor and beer, and spoke against the motion.

Motion lost.

Third reading and passage by House

HB 617, relative to the deposit of funds with the state treasurer by the tax commission.

HB 888, relative to the practice of professional engineering.

HB 917, providing for the temporary classification of the position of assistant attorney general in certain cases.

HB 915, including surviving spouse of disabled servicemen in the class of person exempt from taxation on a homestead.

SB 109, legalizing the annual meeting of the town of Goffstown, March 9, 1971.

SB 165, relative to recreational roads.

HB 360, relative to the assessment of a resident tax for state and local purposes to replace the head tax.

RECONSIDERATION

Rep. Hanson, having voted with the majority, moved that the House reconsider its action in passing HB 360 and spoke against the motion.

Motion lost.

HB 336, abolishing the poll tax.

HB 649, relative to the administration of the insurance laws.

RECONSIDERATION

Rep. Malcolm Stevenson, having voted with the majority, moved that the House reconsider its action in indefinitely postponing HB 382, to impose a tax on income and on retail sales, and spoke against the motion.

Motion lost.

On motion of Rep. Haller, the House adjourned at 4:41 p.m.

Wednesday, 26 May 71

The House met at 11:00 o'clock.

Prayer was offered by Guest Chaplain, Msgr. Joseph M. Donahue, Blessed Elizabeth Seton Roman Catholic Church, Bedford, New Hampshire.

Because we recognize You as our Creator, see ourselves as Creatures dependent on You, we turn to You in the Complexities that assail us as elected representatives of our fellow citizens. So we ask:

O God, font of all knowledge and all wisdom, source of all fortitude and all justice, give us, we pray, Your help. Send in a very special way Your Spirit upon each one of us, that He may enlighten our minds to see the good, move our wills to do the good, so that our deliberations here will be fruitful in bringing about the good of our state. Amen.

LEAVES OF ABSENCE

Reps. Dwyer, Withington, Miner and Milne, the day, important business.

RESOLUTION

Rep. J. O'Neil offered the following resolution:

Resolved, that in accordance with the list in the possession of the clerk, House Bills numbered 976 through 980 shall be by this resolution read a first and second time by the therein listed titles, laid on the table for printing and referred to the therein designated committees.

Adopted.

INTRODUCTION OF HOUSE BILLS

First, second reading and referral

HB 976, relative to the regulation of the sale and distribution of mobile homes and recreational vehicles. (Robinson of Hillsborough Dist. 35 — To Public Works.)

HB 977, regulating the construction of mobile home parks. (Robinson of Hillsborough Dist. 35 — To Environmental Quality and Agriculture.)

HB 978, relative to the repair of faulty private sewage systems. (French of Belknap Dist. 2 — To Resources, Recreation and Development.)

HB 979, prohibiting the sale or installation of certain space heaters. (Murray of Hillsborough Dist. 7 — To Banks and Insurance.)

HB 980, relative to the duties of building inspectors. (Bednar of Hillsborough Dist. 23 — To Municipal and County Government.)

SENATE MESSAGES CONCURRENCE ON HOUSE BILLS WITH AMENDMENT

HB 220, authorizing the state of New Hampshire to acquire the Contoocook Village Dam in the town of Hopkinton.

(Amendment printed in SJ, May 25, 1971.)

Rep. Drake moved that the House non-concur with the Senate amendment and that a Committee of Conference be established.

Adopted.

The Speaker appointed Reps. Raymond, Harry Parker and Huot.

HB 98, to control snowmobiles and motor vehicles with-in highway rights-of-way.

(Amendment printed in SJ, May 25, 1971.)

Rep. Hamel moved that the House concur with the Senate amendment.

Adopted.

INTRODUCTION OF SENATE BILLS

First, second reading & referral

SB 107, to recognize the commission on interstate cooperation and make an appropriation therefor. Statutory Revision.

SB 158, relative to the assignment of pupils under dual enrollment. Education.

NON-CONCURRENCE

HB 301, limiting the hours when snow traveling vehicles, mini bikes, and all terrain vehicles transporting firearms may be used during the deer hunting season.

ADOPTION OF COMMITTEE OF CONFERENCE REPORT

SCR 1, That the following joint rules be adopted as the joint rules of the 1971 session of the General Court; (see SJ May 20, 1971.)

COMMITTEE OF CONFERENCE REPORT

HB 309, relative to unemployment compensation.

The committee of conference to which was referred HB 309 'An Act relative to unemployment compensation' having considered the same reports the same with the following recommendations:

That the House recede from its position of non-concurrence in the Senate amendments and concur in said Senate amendments, and

That the Senate and House each adopt the following amendments to the bill:

Amend section 12 of the bill by striking out said section and inserting in place thereof the following:

12 Definition of State. Amend RSA 282:1, L as amended by 1961, 88:3, by inserting at the end thereof the following: (Canada and Puerto Rico.) so that said subsection as amended shall read as follows: L. "State" includes, in addition to the states of the United States of America, the District of Columbia, Canada and Puerto Rico.

Amend RSA 282:2, H, (1), (a) as inserted by section 18 of the bill by striking out said subparagraph and inserting in place thereof the following:

(a) "Extended benefit period" means a period which begins with the third week after whichever of the following weeks occurs first: (i) a week for which there is a national "on" indicator, or (ii) a week for which there is a N. H. "on" indicator; and ends with either of the following weeks, whichever occurs later: (iii) the third week after the first week for which there is both a national "off" indicator and a N.H. "off" indicator, or (iv) the thirteenth consecutive week of such period; Provided that no extended benefit period may begin by reason of a N.H. "on" indicator before the fourteenth week following the end of a prior extended benefit period which was in effect with respect to this state. Provided further that no extended benefit period may become effective in this state prior to February 21, 1971, that within the period beginning on such date and ending on December 31, 1971, an extended benefit period may become effective and be terminated in this state solely by reason of a state "on" and a state "off" indicator respectively.

Amend RSA 282:2, H, (1), (1) as inserted by section 18 of the bill by striking out said subparagraph and inserting in place thereof the following:

(1) "Additional benefits" means benefits paid to exhaustees pursuant to Laws, 1971, chapter 2, for weeks of unemployment ending prior to February 21, 1971.

Amend the second paragraph of RSA 282:6, A as inserted by section 24 of the bill by striking out said paragraph and inserting in place thereof the following:

Notwithstanding this subsection, any organization or group of organizations, described in section 501 (c) (3) and exempt under section 501 (a) of the Internal Revenue Code, which becomes an employer under this act, may elect either to reimburse in the manner provided for the state in section 6, A-1 of this chapter, or to pay contributions as hereinabove provided; but such election shall be irrevocable for two calendar years. Any group of two or more employers which elects under the provisions of this paragraph to pool their separate accounts shall be required to do so under such regulations as may be promulgated by the commissioner, including appropriate bonding and fiscal safeguard requirements.

Amend section 25 of the bill by striking out the same and inserting in place thereof the following:

25 Payment of Unemployment Compensation to State Employees. Amend RSA 282:6, A-1 as inserted by 1957, 313:4 by striking out said subsection and inserting in place thereof the following: A-1. PAYMENT OF CONTRIBUTIONS BY STATE. All other provisions of this chapter to the contrary notwithstanding, the liability of this state for benefits paid shall be as follows: In lieu of contributions required of other employers subject to this chapter the state shall pay into the unemployment compensation fund an amount equivalent to the amount of regular benefits and one-half the amount of extended benefits paid to claimants who during the applicable period were paid wages by this state. If a claimant during such base period was employed by this state and by other employers subject to the provisions of this chapter, the amount to be paid into the unemployment compensation fund by this state with respect to such claimant shall be the amount of benefits received by the claimant which are in addition to such amount as the claimant was entitled to receive on the basis of the wages paid to such claimant by such other employers. The amount of payments required under this section to be made into the fund shall be ascertained by the commissioner of the department of employment security as soon as practicable after the end of each calendar month and shall, except as provided hereafter, be paid by the comptroller from funds appropriated therefor, provided that if said appropriation is not sufficient to make all such payments or no appropriation is made therefor they shall, upon warrant by the governor, be paid from the general funds of the state, out of any money not otherwise appropriated. If a claimant to whom benefits were paid was paid wages by the state during the base period from a special administrative fund provided for by law, into which monies, in addition to, or other than from the state treasury, are placed, the payment into the unemployment compensation fund shall be made from such special administrative fund in the regular manner provided for disbursing such money. The payment by the state into the unemployment compensation fund shall be made at such times and in such manner as the commissioner of the department of employment security, with the approval of the state comptroller, may determine and prescribe. As to a hospital operated by the state, or a state institution of higher education as otherwise defined in this chapter, an election may be made for the period January 1, 1972 through December 31, 1974 either to reimburse as hereinabove provided or to pay contributions as pro-

vided in section 6 of this chapter; as of January 1, 1975 the method of payment shall be by reimbursement as hereinabove provided.

Amend section 26 of the bill by striking out the same and inserting in place thereof the following:

26 Charge One-half of State-Federal Extended Benefits to Employer's Separate Account. Amend RSA 282:6, C (1) as amended by 1955, 142:12; and 1961, 88:19, by striking out said paragraph and inserting in place thereof the following: (1) The commissioner shall maintain a separate account for each employer and shall credit his account with all contributions timely paid by him or on his behalf but nothing in this chapter shall be construed to grant any employer or individuals in his service prior claims or rights to the amounts paid by him into the fund, either on his own behalf or on behalf of such individuals. Benefits paid to an eligible individual shall be charged against the account of the claimant's most recent employer, including one-half of such benefits as are paid to an individual under section 2-H of this chapter. Such benefits as may be paid under section 2-H of this chapter to an eligible individual based upon annual earnings from an employer identified under paragraphs A-1 and A-2 of this section, and from such employer as identified in section 1-H (4) (s) of this chapter, as may have elected to reimburse rather than to pay contribution shall be reimbursed to the fund in an amount equal to one-half of such benefits prorated where applicable under section 6-A-3 of this chapter.

Amend section 30 of the bill by striking out the same and inserting in place thereof the following:

30 Mandatory Approval of Voluntary Coverage Applications. Amend RSA 282:7 by inserting after subsection C the following new subsection: D. The commissioner shall allow voluntary coverage with respect to services performed in all hospitals or institutions of higher education as defined in this chapter, operated by any political subdivision of the state. Any political subdivision electing coverage under this subsection shall make payments in lieu of contributions with respect to benefits attributable to such employment.

Amend the bill by inserting after section 36 the following new section 37:

37 Eligibility. Amend RSA 282:4, M (supp) as inserted by 1967, 400:9 by adding at the end thereof the following new paragraph: (3) For the purposes of section 3304 (a) (8) of the Internal Revenue Code of 1954, this subsection, together with RSA 282:3-C shall be waived.

Amend the original section 37 by renumbering the same 38.

Amend the newly numbered section 38, III by striking out said paragraph and inserting in place thereof the following:

III. On April 1, 1971 sections 1, 3, 4, 13, 14, 17, 19, 20, 21, 22, 23, 27, 28, 29, 31, 35, 36 and 37;

Conferees on the part of the Senate:

Sen.Porter, District 12

Sen. Lamontagne, District 1

Conferees on the part of the House:

Rep. Merrill, Grafton 13

Rep. Cate, Merrimack 20

Rep. Dion, Hillsborough 29

Rep. Cate moved that the House adopt the committee of conference report.

Adopted.

CONCURRENCE

HB 327, to increase the compensation of the board of hairdressers, increase fees, and establish new licensing standards.

HB 658, relative to anatomical gifts.

HB 666, permitting eighteen year olds to entertain in lounges and dining rooms.

HB 882, relative to the election of candidates and membership of the Mascoma Valley Regional School District.

NON-CONCURRENCE WITH AMENDMENT AND REQUEST FOR COMMITTEE OF CONFERENCE

SB 116, to prohibit individuals from soliciting rides or business on or in proximity to the traveled portion of a street or highway.

The President appointed Senators Jacobson and Leonard.

Rep. Hamel moved that the House accede to a committee of Conference.

Adopted.

The Speaker appointed Reps. Hamel, Greenwood and Woods.

COMMITTEE REPORTS

HB 924

including certain disabled persons in the class of persons permitted to hunt on islands. Ought to pass with amendment. Rep. Hayes for Fish and Game.

Allows paraplegics or persons who have lost one leg to hunt, and who are properly licensed under the provisions of this title.

AMENDMENT

Amend section 1 of the bill by striking out the same and inserting in place thereof the following:

1 Certain Disabled Persons Included. Amend RSA 208:6-a (supp) as inserted by 1963, 315:2 and amended by 1969, 137:1 by striking out said section and inserting in place thereof the following: 208:6-a Hunting on Islands by Certain Disabled Persons. Notwithstanding those provisions of section 2 of this chapter which relate to the taking of deer upon islands, the director may designate one or more islands upon which deer may be taken by paraplegics or persons suffering from the loss of, or loss of use of one or both legs, in accordance with this section. An eligible person desiring to take advantage of this section, and who is properly licensed under the provisions of this title to take deer, shall apply to the director at least fifteen days before the beginning of the open season for deer as prescribed in said section 2 in the area in which he desires to hunt. Upon receipt of such applications, the director shall make such provisions as, in his discretion, shall as fully as possible effectuate the purposes hereof, having regard to the deer population on said designated islands and the number and physical condition of persons desiring to hunt thereon. He may allocate sections or portions of any such island to designated applicants for specific dates, which dates shall be during the open season for tak-

ing deer; and he may revoke permits theretofore granted when deer population in any location shall have been reduced to desired limits. The director may make rules or regulations governing the conduct of persons accompanying or assisting eligibles. Permission granted hereunder shall be evidenced by a permit in a form prescribed and issued by the director.

Amendment adopted.

Ordered to third reading.

HB 815

providing for certificates of need for health care capital expenditures. Ought to pass with amendment. Rep. Foster for Public Health and Welfare.

AMENDMENT

Amend RSA 151:20 as inserted by section 1 of the bill by striking the same and inserting in place thereof the following:

151:20 Application for Certificate of Need. Application for such certificate shall be made in accordance with regulations authorized in section 6 hereof. All applications shall be forwarded for review to the bureau of hospital services within the division of public health services of the department of health and welfare for consultation with the designated area-wide, state-wide and regional planning agencies as may be specified in such regulations.

Amend RSA 151:21 as inserted by section 1 of the bill by striking the same and inserting in place thereof the following:

151:21 Issuance of Certificate of Need. If after review by the agencies specified in the regulations authorized in RSA 151:20 hereof the expenditure is declared by the bureau of hospital services to be in conformance with such state and area-wide health plans as have been developed under state and federal legislation, the commissioner of the department of health and welfare shall issue a certificate of need for such proposed capital expenditure.

Amend RSA 151:22 as inserted by section 1 of the bill by striking the same and inserting in place thereof the following:

151:22 Denial of Certificate of Need. If after review by all agencies specified in the regulations authorized in RSA 151:20

hereof, the bureau of hospital services disapproves the application, the commissioner of the department of health and welfare within sixty days of the receipt of the application shall deny a certificate of need for such capital expenditure.

Amendment adopted.

Ordered to third reading.

HB 893

enacting the white cane law. Ought to pass. Rep. Bernard for Public Health and Welfare.

Bill gives visually handicapped the same rights and privileges as other citizens.

Ordered to third reading.

HB 901

providing that the contract for the manufacturing of number plates be put out to competitive bidding. Inexpedient to legislate. Rep. Adams for Statutory Revision.

Inexpedient at request of sponsor.

Resolution adopted.

SB 89

relative to the distribution of state publications. Ought to pass. Rep. Murray for Statutory Revision.

Provides method whereby public documents of various departments and agencies are distributed on a wider and better organized basis.

Referred to Appropriations.

HB 935

relative to proof of ownership of motor vehicles. Ought to pass with amendment. Rep. Hamel for Transportation.

Clarifies the present law. Amendment puts back a line in the current law which was accidentally left out of the printed bill.

AMENDMENT

Amend the opening unnumbered paragraph of RSA 260:22 as inserted by section 1 of the bill by striking out the same and inserting in place thereof the following:

260:22 Required. No motor vehicle owned or controlled by a resident of this state shall be registered under the provisions of this chapter until the owner or person controlling the same has obtained a permit for registration from the city or town wherein he resides. This section shall not apply to motor vehicles which constitute stock in trade of a manufacturer or of a bona fide dealer. No such permit shall be issued unless the owner or person controlling the motor vehicle presents to the town or city clerk:

Amendment adopted.

Ordered to third reading.

HB 944

establishing special service fees for certain number plates and establishing an office management fund for the division of motor vehicles. Inexpedient to legislate. Rep. Hamel for Transportation.

Committee felt this bill would bring more problems than benefits.

Resolution adopted.

HB 779

establishing rules of the road for the operation of bicycles. Ought to pass with amendment. Rep. Hamel for Transportation.

This is part of the Uniform Vehicle Code which we have been adopting one section at a time for several years. Amendment corrects wrong wording in second paragraph.

AMENDMENT

Amend RSA 262-A:85 as inserted by section 2 of the bill by striking out said section and inserting in place thereof the following:

262-A:85 Use of Bicycles on Controlled Access Highways. The commissioner of public works and highways by regulation, and local authorities by ordinance, may regulate or prohibit the use of any controlled access roadway (or highway) within their respective jurisdictions by any class or kind of traffic. The New Hampshire department of public works and highways or the local authority adopting any such prohibition shall erect and

maintain official traffic control devices on the controlled access highway on which such prohibitions are applicable and when in place no person shall disobey the restrictions stated on such devices.

At the request of Rep. Gerry Parker, Rep. Malcolm Stevenson explained the bill.

Rep. Gerry Parker spoke against the bill.

Rep. Raiche moved that HB 779 be indefinitely postponed.

Rep. Webster requested a division.

It being manifestly in the negative, the motion lost.

Amendment adopted.

Ordered to third reading.

UNANIMOUS CONSENT

Rep Haller addressed the House by unanimous consent.

Rep. MacDonald moved that HB 557, relative to electing the speaker of the house of representatives by roll call vote, be removed from the table.

Adopted.

Rep. MacDonald moved that HB 557 be indefinitely postponed and spoke in favor of his motion.

Rep. Gordon spoke in favor of the motion.

Adopted.

NOTICE OF RECONSIDERATION

Rep. Boucher served notice that today or some subsequent day he would ask for reconsideration of the action of the House in ordering to third reading HB 924, including certain disabled persons in the class of persons permitted to hunt on islands.

UNANIMOUS CONSENT

Rep. Donald Chase addressed the House by unanimous consent.

RECONSIDERATION

Rep. Andrews, having voted with the majority, moved that the House reconsider its action in passing HB 773, relative to recording instruments with the register of deeds, and spoke in favor of the motion.

Rep. Hanson spoke in favor of the motion.

Adopted.

Rep. Andrews moved that the House place HB 773 on second reading at the present time.

Adopted.

Rep. Andrews offered the following amendment.

AMENDMENT

Amend RSA 478:4 as inserted by section 1 of the bill by striking out said section and inserting in place thereof the following:

478:4 Recording. The register of deeds shall receive, file and record, for the legal charges, all original deeds and instruments brought for that purpose; and shall furnish certificates or copies thereof when required. All documents submitted for recording in each registry of deeds should be on material, with markings, and of a size, to insure suitable, permanent recording thereof.

The Clerk read the amendment in full.

Rep. Andrews explained the amendment.

Rep. Hanson spoke in favor of the amendment.

Amendment adopted.

Ordered to third reading.

UNANIMOUS CONSENT

Rep. St. Onge addressed the House with unanimous consent.

The Speaker called for the Special Order for 11:01.

HB 857, to permit the University of New Hampshire to collect and make payment for the costs of educating public school pupils housed in university operated tax exempt residential property.

Rep. Beckett moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate.

(discussion)

Rep. Gemmill moved that HB 857 be indefinitely postponed.

Reps. Shirley Clark, Radway, and Mallat spoke against the motion.

Reps. Lyons, Elmer Johnson, Hughes, Dunham and Hall spoke in favor of the motion.

Rep. Beckett spoke a second time against the motion.

(discussion)

Rep. Dion moved the previous question on the entire subject matter; sufficiently seconded.

Adopted.

On a vv the Speaker was in doubt and requested a division.

171 members having voted in the affirmative and 101 in the negative, HB 857 was indefinitely postponed.

RECONSIDERATION

Rep. Williamson, having voted with the majority, moved that the House reconsider its action in passing HB 626, to require higher safety standards in the construction of driveways and other accesses to the public way.

Rep. Williamson explained his motion of reconsideration.

Rep. Greenwood spoke in favor of reconsideration.
Reconsideration adopted.

Rep. Williamson moved that HB 626 be made a special order for 11:01 Wednesday, June 2nd.

Adopted.

BILLS PLACED ON CALENDAR UNDER RULE 57
(Overdue for Report)

Liquor Laws

HB 569, relative to qualifications for the serving of liquor or beverages.

Municipal and County Government

HB 619, amending the New Hampshire unit ownership of real property act.

Carroll County Delegation

HB 721, establishing districts for the election of county commissioners in Carroll county.

Resources, Recreation and Development

HB 727, to insure completion of sewerage and pollution control projects.

Hillsborough County Delegation

HB 780, relative to the Hillsborough county treasurer.
Placed on calendar of June 1st.

BILLS PLACED ON CALENDAR UNDER RULE 57
(Overdue for Report)

Resources, Recreation and Development

HB 789, establishing youth rates at state-owned ski areas.

Constitutional Revision

HJR 47, establishing a legislative committee to study the feasibility of reducing the size of the house and increasing the size of the senate.

Judiciary

SB 3, restricting the sale, possession, and sniffing of model glue.

Placed on calendar of June 2nd.

The Speaker announced that only three day extensions on House Bills would be granted in the future.

The Speaker announced that HB 768, relative to sewer rates, under Rule 57 has been reported.

The Speaker announced that SB 79, creating a legislative commission to study and make recommendations relative to the expenditure of state funds for higher education and making an appropriation therefor, under Rule 43 will be reported today.

Rep. Charles Cheney was granted a three day extension on HB 720, authorizing the county convention to establish the salary of the Merrimack county sheriff.

Rep. Claflin was granted a six day extension on SB 39, relative to acquiring park and recreation areas in towns.

On motion of Rep. James O'Neil the rules of the House were so far suspended as to permit business in order at the late session to be in order at the present time, that third reading of bills be by title only, and that when the House adjourns today it be to meet tomorrow at 11:00 o'clock.

LATE SESSION PETITION

Rep. Lawton presented petitions relative to the opposition to a broad base tax.

They were ordered filed with the Clerk of the House.

(discussion)

Third reading and passage by House

HB 815, providing for certificates of need for health care capital expenditures.

HB 893, enacting the white cane law.

HB 935, relative to proof of ownership of motor vehicles.

HB 779, establishing rules of the road for the operation of bicycles.

HB 773, relative to recording instruments with the register of deeds.

On motion of Rep. Warren the House adjourned at 1:16 p.m.

Thursday, 27May71

The House met at 11:00 o'clock.

Prayer was offered by Guest Chaplain Rev. Neil L. Iverson, Trinity United Church, Seabrook.

Our Father God, in whom we have our being; grant we beseech Thee, that those who have gathered here to represent the people of New Hampshire may work together in their legislation to bring about that which is best for our people. May this body think with a clear mind and be aware of the duties which have been bestowed upon them. Grant each member insight, that the decisions made here today will benefit all the citizens within the confines of our State. We ask it in the name of our Lord, Jesus Christ. Amen.

Rep. Fellows led the Pledge of Allegiance.

LEAVES OF ABSENCE

Rep. Daniels, the day, important business.

The Speaker announced that former Speaker of the House, Norman McMeekin, is a guest of the House today.

RESOLUTION

Rep. O'Neil offered the following resolution:

Resolved, that in accordance with the list in the possession of the clerk, House Bills numbered 981 through 985 shall be by this resolution read a first and second time by the therein listed titles, laid on the table for printing and referred to the therein designated committees.

Adopted.

INTRODUCTION OF HOUSE BILLS

First, second reading and referral

HB 981, relative to the rights of tenants. (Bouchard of Hillsborough Dist. 14; Radway of Grafton Dist. 9 — To Judiciary.)

HB 982, relative to the issuance of hunting and fishing license. (Blain of Grafton Dist. 15 — To Fish and Game.)

HB 983, relative to notice of hearing by zoning board of adjustment. (Bednar of Hillsborough Dist. 23; Allen of Cheshire Dist. 8 — To Municipal and County Government.)

HB 984, relative to parental liability for damages caused by negligent or reckless operation of automobiles by dependent children. (Clark of Strafford Dist. 4 — To Banks and Insurance.)

HB 985, relative to contested elections to the legislature. (Bednar of Hillsborough Dist. 23 — To Statutory Revision.)

UNANIMOUS CONSENT

Rep. Gerry Parker addressed the House by unanimous consent.

Rep. Gordon requested a quorum count.

276 members having answered, a quorum was present.

Rep. Gordon moved that the rules of the house be so far suspended as to suspend all rules set forth by any action of this body or its leadership as to news coverage of all floor action on HB 383, imposing a personal income tax, repealing the tax on interest and dividend income, repealing the commuters income tax, repealing the poll tax and related statutes, providing additional return of revenue to the cities and towns and providing for property tax relief and stabilization; and its amendments by all factions of the news media, which shall include any member or members of the newspaper, radio and television industry.

(discussion)

Rep. James O'Neil explained the decision of the leadership.

Rep. Daloz spoke against the motion.

Motion lost.

COMMUNICATION

Honorable Marshall Cobleigh
Speaker of the House

Dear Mr. Speaker:

I would appreciate the opportunity of addressing the House of Representatives sometime today on House Bill 383, An Act providing for a personal income tax, property tax relief and stabilization for senior citizens and additional return of revenue to cities and towns, relieving unincorporated businesses from the Business Profits Tax and repealing the taxes on interest and dividends, polls and commuters' income.

I would like to read a final message to the Members relative to this very important legislation.

Thank you for your courtesy.

Sincerely,

Walter Peterson
Governor

SENATE MESSAGES
CONCURRENCE

HB 90, relative to the purchase of waters or lands by the director of fish and game and making an appropriation therefor.

ACCEDED TO REQUEST FOR
COMMITTEE OF CONFERENCE

HB 220, authorizing the state of New Hampshire to acquire the Contoocook Village Dam in the town of Hopkinton.

The President appointed Senators Poulsen and Lamontagne.

INTRODUCTION OF SENATE BILLS

First, second reading & referral

SB 155, to require medical payment provisions in automobile liability insurance policies. Banks and Insurance.

SB 222, clarifying the law concerning the merger of insurance companies. Banks and Insurance.

SENATE CONCURRENCE ON HB WITH AMENDMENT

HB 751, clarifying the law relative to the board of trustees of New Hampshire colleges and providing for a student member thereof.

(Amendment printed in SJ, May 26, 1971.)

Rep. Bowles moved that the House concur with the Senate amendment.

Adopted.

ENROLLED BILLS REPORT

HB 658, relative to anatomical gifts.

HB 882, relative to the election of candidates and membership of the Mascoma Valley Regional School District.

SB 165, relative to recreational roads.

SB 109, legalizing the annual meeting of the town of Goffstown, March 9, 1971.

HB 327, to increase the compensation of the board of hairdressers, increase fees, and establish new licensing standards.

Roxie A. Forbes
For The Committee

COMMITTEE REPORTS

HB 695

to permit investment in voting trust certificates of banks and bank holding companies in the same manner as in the capital stock of banks and bank holding companies. Ought to pass with amendment. Rep. Lamy for Banks and Insurance.

Applies same restrictions to all state chartered banks relative to investments in holding companies.

AMENDMENT

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Adding Investments in Securities of New Hampshire Bank Holding Companies and Imposing a Limitation. Amend RSA 387:13 as amended by 1967, 234:11, by striking out paragraph IV and inserting in place thereof the following sections:

IV. New Hampshire Bank Holding Companies. The securities of any New Hampshire bank holding company which is registered with the board of governors of the Federal Reserve System under Title 12, United States Code, chapter 17, but the amount of capital stock held by any state chartered bank in legal form or represented by voting trust certificates as an investment and as collateral for loans shall not exceed one-fourth of the total capital stock of such New Hampshire bank holding company.

V. Other Bank Holding Companies. The securities of any bank holding company which is registered with the board of governors of the Federal Reserve System under Title 12, United States Code, chapter 17 provided:

(a) at least two-thirds of said bank holding company's total assets are assets of banks;

(b) the combined capital stock, surplus and undivided profits of the operating bank affiliates of such bank holding company shall be at least one hundred million dollars;

(c) a dividend in cash shall have been earned and paid by such bank holding company in each of the five fiscal years next preceding the investment. There may be substituted for any year, when such bank holding company was not in existence, the dividend experience of the bank operating affiliates; and

(d) provided further the amount of capital stock held by any state chartered bank in legal form or represented by voting trust certificates as an investment and as collateral for loans shall not exceed one-fourth of the total capital stock of such bank holding company.

2 Effective date. This act shall take effect sixty days after its passage.

Amendment adopted.

Ordered to third reading.

HB 776

relative to the duties of the Mount Washington commission. Ought to pass with amendment. Rep. Colburn for Environmental Quality and Agriculture.

Continues the authority of Mount Washington commission, approves the Mount Washington ten year plan, and allows the receipt of federal and private grants. No state funds asked.

AMENDMENT

Amend section 2 of the bill by striking out the same and inserting in place thereof the following:

2 Commission Report Accepted. The Mount Washington commission report and ten year plan for the development of the summit as presented January 1, 1971 is hereby accepted and approved.

3 Gifts, Grants or Donations. The commission is authorized to institute a promotional program to solicit and receive any gifts, grants or donations made for the development of the summit and to disburse and administer the same through the department of resources and economic development for purposes consistent with the approved development plan with the permission of the governor and council.

4 Effective Date. This act shall take effect upon its passage.

Amendment adopted.

Referred to Appropriations.

HB 826

restricting abusive treatment to horses. Inexpedient to legislate. Rep. Colburn for Environmental Quality and Agriculture.

Committee feels a real problem exists, but revisions of present law requires extensive study. This will be done by a voluntary committee which will report proposed legislation to the 1973 session.

Resolution adopted.

HB 885

relative to the sale of liquid fuels, lubricating oils and

greases. Ought to pass with amendment. Rep. Colburn for Environmental Quality and Agriculture.

Consumer protection against misrepresentation in sales and advertising.

AMENDMENT

Amend RSA 339-B:8, II, as inserted by section 1 of the bill by striking out said paragraph and inserting in place thereof the following:

II. Post a different price at one pump for the same grade of gasoline as is dispensed from another pump when both pumps are supplied from a common storage at the same service station and when the gasoline dispensed from both is represented to be and is sold as the same quality of gasoline; provided, however, that this paragraph shall not prohibit such price differences between a self-service and an attendant-operated pump supplied from a common storage as described hereinabove.

Amendment adopted.

Ordered to third reading.

SB 104

providing standards for the marketing of maple syrup and authorizing the commissioner of agriculture to enforce these standards. Ought to pass. Rep. Colburn for Environmental Quality and Agriculture.

Consumer and producer protection in the marketing of maple syrup. Unopposed. No extra enforcement costs.

Ordered to third reading.

HB 755

relative to salaries of district court judges. Ought to pass with amendment. Rep. Zachos for Judiciary.

AMENDMENT

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Salaries Increased. Amend RSA 502-A:6, I as amended by 1969, 124:5 and 1970, 14:1 by striking out said paragraph

and inserting in place thereof the following: I. Salaries of Justices. The cities and towns in which the district courts are regularly located shall annually appropriate and pay the justices of the district courts salaries computed in the following manner: for the first fifteen hundred cases, four hundred dollars for each one hundred cases or fraction thereof; for the next one thousand cases, three hundred dollars for each one hundred cases or fraction thereof; and for all cases over twenty-five hundred, one hundred and fifty dollars for each one hundred cases or fraction thereof provided that the sum of five hundred dollars shall be added to the salary of each justice of a district court which has exclusive civil jurisdiction in cases where the damages do not exceed five hundred dollars. No justice shall be paid a salary less than a sum equal to one hundred and eighty dollars for each thousand persons residing in the district, as reported in the last federal census, and no justice shall receive a salary greater than twenty-one thousand seven hundred fifty dollars a year. The total cases reported annually from each district court to the judicial council shall be used in the computation of the salary of each justice as provided herein. The administrative committee of the district and municipal courts shall compute the salaries as provided in this section and shall annually, in November, notify the local governing body of each city or town in which each district court is regularly located the amount to be paid the justice, special justice and clerk for the next calendar year.

2 Effective Date. This act shall take effect June 1, 1972.

Amendment adopted.

Ordered to third reading.

HB 797

establishing a Charlestown district court. Inexpedient to legislate. Rep. Frizzell for Judiciary.

Subject matter covered by HB 660 setting up district court circuit-rider system.

Resolution adopted.

HB 873

prohibiting the waiver of citation and notice on the first account of estates in excess of two thousand dollars. Inexpedient to legislate. Rep. Andrews for Judiciary.

Committee felt that waiver of citation should be left to discretion of judge since in some small estates it could expedite matters and reduce the cost of administration.

Resolution adopted.

HB 874

authorizing the registrar of probate to give "notice" to beneficiaries. Ought to pass with amendment. Rep. Drabinowicz for Judiciary.

Allows notice of final account to be given either by registrar of probate or by judiciary.

AMENDMENT

Amend section 1 of the bill by striking out the same and inserting in place thereof the following:

1 Registrar To Give Notice To Beneficiaries. Amend RSA 550:11 by striking out said section and inserting in place thereof the following: 550:11 Notice to Beneficiaries. Whenever any executor, administrator, trustee, conservator or guardian shall file an account in probate court, he, or the registrar, shall upon determination of the return date, give notice thereof as hereinafter provided to all persons beneficially interested therein. Such notice shall be sent by registered mail, return receipt requested, to the last known address of all such persons, and shall contain (1) a statement that the account has been filed, and, if the account is to be settled, the date when such account becomes returnable, and (2) the fact that the person may obtain a copy of the account from the registrar of probate upon payment of the statutory fee.

Amendment adopted.

Ordered to third reading.

SB 166

amending the 1969 appropriation relative to capital expenditures at Franconia Notch state park. Ought to pass. Rep. McGee for Public Works.

Referred to Appropriations.

HB 937

to abolish the legislative study committee and to provide

for the continuing operation of standing committees of the house. Ought to pass. Rep. MacDonald for Statutory Revision.

Rather than referring bills to special interim committees, including the Legislative Study Committee, this legislation will allow regular legislative standing committees to deal with matters they are most familiar with.

Ordered to third reading.

HB 841

establishing a district court in the town of Alton. Inexpedient to legislate. Rep. Alukonis for Judiciary.

Subject matter covered by HB 660 setting up circuit-rider courts in district court system.

Rep. Mutzbauer moved that HB 841 be made a special order for 11:01 Wednesday, June 16th.

Adopted.

RECONSIDERATION

Rep. Boucher, having voted with the majority, moved that the House reconsider its action ordering HB 924, including certain disabled persons in the class of persons permitted to hunt on islands, to third reading and spoke in favor of the motion.

Reconsideration adopted.

Rep. Boucher offered the following amendment.

AMENDMENT

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Certain Disabled Persons Included. Amend RSA 208:6-a (supp) as inserted by 1963, 315:2 and amended by 1969, 137:1 by striking out said section and inserting in place thereof the following: 208:6-a Hunting on Islands by Certain Disabled Persons. Notwithstanding those provisions of RSA 208:2 which relate to the taking of deer upon islands, the director may designate in accordance with this section one or more islands upon which deer may be taken by paraplegics, persons suffering from

the loss, or loss or use of, both lower extremities or persons confined to wheel chairs in accordance with this section. An eligible person desiring to take advantage of this section, and who is properly licensed under the provisions of this title to take deer, shall apply to the director at least fifteen days before the beginning of the open season for deer as prescribed in RSA 208:2 in the area in which he desires to hunt. Upon receipt of such applications, the director shall make such provisions as, in his discretion, shall as fully as possible effectuate the purposes hereof, having regard to the deer population on said designated islands and the number and physical condition of persons desiring to hunt thereon. He may allocate sections or portions of any such island to designated applicants for specific dates, which dates shall be during the open season for taking deer; and he may revoke permits theretofore granted when deer population in any location shall have been reduced to desired limits. The director may make rules or regulations governing the conduct of persons accompanying or assisting eligibles. Permission granted hereunder shall be evidenced by a permit in a form prescribed and issued by the director.

Rep. Boucher moved that the reading of the amendment be dispensed with. Adopted.

Rep. Boucher explained his amendment.

Amendment adopted.

Ordered to third reading.

BILLS PLACED ON CALENDER UNDER RULE 57

(Overdue for Report)

Municipal and County Government

HB 743, relative to licensing fees, registering, and kennel fees for dogs.

HB 835, providing an alternate method of adopting zoning ordinances in towns of a population of less than three thousand.

Resources, Recreation and Development

HB 834, providing for day use passes in state parks and establishing the fees therefor.

Rochester Delegation

HB 840, revising the charter of the city of Rochester.

Education

SB 79, creating a legislative commission to study and make recommendations relative to the expenditure of state funds for higher education and making an appropriation therefor.

Placed on calendar for June 3.

PERSONAL PRIVILEGE

Rep. Cochrane rose on a point of personal privilege.

Rep. Robert E. O'Neil moved that the entire debate on HB 383, imposing a personal income tax, repealing the tax on interest and dividend income, repealing the commuters income tax, repealing the poll tax and related statutes, providing additional return of revenue to the cities and towns and providing for property tax relief and stabilization be printed in the Journal.

Rep. Wilfrid Boisvert spoke against the motion.

Motion lost.

The Speaker introduced His Excellency Governor Peterson who addressed the House on HB 383.

I appear before you today to ask your support for House Bill 383. My remarks will be brief and to the point.

I know that for many of you the decision you make today will be the hardest you have ever had to make. It may be of little comfort to you to know this, but House Bill 383 represents the hardest decision I have ever had to make.

I made that decision because I realized that our state was entering a fiscal crisis that could not be erased by soothing words — a crisis from which we could not emerge if politics were put ahead of responsibility.

I realized then, and I tell you now, that if the state over which you and I preside is to continue serving its people in need, if it is to continue to provide educational opportunity for its young, and even to maintain our assistance to communities in keeping with *their* growth, we will have to provide additional revenue well beyond that available to us within our current tax structure.

For me the issue had been whether to seek personal income tax or a general sales tax. As you know, I rejected the sales tax because it not only prevents us from introducing tax reform, but also because it is just another means of taking money from that silent majority, the wage-earners and the elderly persons of our state.

An income tax, then, became the only responsible answer. In that way, and only in that way, could we assure that the minority of well-to-do persons, the executives and the entrepreneurs and the professional people, would pay their fair share toward the services provided by their state and local governments in keeping with their ability — and, ironically, their willingness, — to pay.

I have said that the state is in a fiscal crisis. It is only a fiscal crisis measured against our desire to maintain and continue services in the face of inflation and growing population. For if we seek to live within our current revenue, or even a revenue based on a hodge-podge of increases in our present taxes, we will have erased the fiscal crisis at the state level, but created one of terrible proportions at the local level.

The budget submitted to you on May 1 by the Appropriations Committee shows this beyond a shadow of a doubt.

The City of Manchester stands to get \$1.1 million in non-public school assistance next year. Under the May 1 budget, this amount would be cut in half.

The county and private nursing homes in Coos County receive some \$511,248 a year from the state for care of elderly patients. Under the May 1 budget, this would be reduced by 56 per cent — for a minor cut in state funds forfeits a much larger amount of federal funds.

The City of Dover this year received \$110,000 in foundation aid. Under the May 1 budget, this would be eliminated entirely.

I mention these statistics not because I believe that the May 1 budget would be looked upon favorably by the House, but to show how local assistance, both direct and indirect, runs right through the state budget. It is impossible to impose any across-the-board cut in present levels without involving the welfare of our local communities.

To use one last example, nearly \$4 million flows each year from the State into the City of Manchester in the various forms of assistance to the elderly, the disabled, and the young. It goes to help human beings, and it goes into the economy of that city. Can we, in the name of false economy, cut this by nearly half? And the shame of it is that most of that money is federal money, drawn by our own participation and effort.

I spoke of maintaining our own programs in the coming biennium. For that is what is at stake — this is not a year of new departures, of new programs, or of a loosening of the belt.

The Laconia State School is, in a very real way, a monument to former Governor Wesley Powell who worked to make that institution a good one, capable of meeting a special human need. We must continue to meet these needs.

The concept of community mental health centers was close to the heart of former Governor John King. He recognized that treatment of these special illnesses was both more humane and more practical at the community level. I want to continue his initiative.

With the cooperation of the 1969 and 1970 Legislatures, I sought to have the state assist our communities in moving toward meaningful vocational education at the high school level, to complement our excellent program of post-graduate technical schools. I want to continue this program, which is now off the ground.

The bill before you is not a complicated one. As you know, the House Ways and Means Committee amended it and hopefully improved it in your eyes.

Today, an additional amendment will be presented to you, and I hope you will accept it. It would increase the exemptions for a taxpayer and his spouse so that for a family of four,

or a retired couple, income up to \$5500 is entirely exempt from taxation.

These exemptions are among the highest of any state in the nation, and they assure real protection of low-income families and senior citizens.

There is a second action which will be proposed to this House today, and I urge your acceptance.

This will be a resolution making it the will of the House that no less than \$20 million of the new revenue from this tax be sent back to cities and towns in categorical or per capita revenue sharing.

This has the effect of guaranteeing to local communities more than one-third of the money from this tax.

This is an increase of \$10 million for local communities over the amount envisioned in my budget — an achievement in which I am sure we could all take pride. This would nearly double state aid — the largest increase by far in history.

What has made it possible for me to agree to this initiative of members of the other party is that I am assured by Arthur Drake, Chairman of the Appropriations Committee, that responsible cuts in the budget which do not involve local assistance can be made.

It appears — and I am pleased to say this — that your committee is going to be able to trim my budget significantly, making possible increased direct assistance to cities and towns.

And all of this is in addition to maintaining the current level of state aid to communities of about \$25 million, in addition to the \$42 million we are obligated to return to communities under the profits tax legislation, and in addition to the \$6 million earmarked for property tax relief for our senior citizens. Last Friday, the New Hampshire Council on the Aging said that if passed this would be the best program of its kind in the country.

In short, this resolution will double, in one biennium, the amount of state aid to our cities and towns — an accomplishment of which I think we could be proud.

It will be my job, and I hope yours, to tell the true story of our needs to the citizens of our state in the months ahead. They have been sold a bill of goods by people who seek to play on their emotions for political gain, and it will take time to undue the damage that has been done.

I know, and you know, that our citizens would be appalled to see the destruction we could create if we did not act responsibly today — and perhaps that would at last convince them that the stakes are very high.

You know that I cannot preside over the liquidation of our State's services and assistance programs, and that, at worst, a Special Session would result from inaction now.

I know that it takes courage to make that course unnecessary. I appeal to you to act bravely and responsibly now. I am more than willing to have our state government, from my own office on down, tighten our belts in a time when everybody's belt is tight. This is the job of your Appropriations Committee. But we must not turn our backs on our communities, or our institutions, in innocence or in anger.

The matter is in your hands.

RECESS

AFTER RECESS

(Deputy Speaker in the Chair)

Rep Bigelow moved that the remarks of His Excellency Governor Peterson be printed in the Journal.

Adopted.

Rep. Elmer Johnson requested that the afternoon session be opened with a prayer.

Granted.

ALMIGHTY GOD, Thou knowest our every need, enable us to tread with confidence the paths that Thy faithful have trod. As Thou art Love, may we know that love alone endures and is victorious. As Thou art Truth, may we know that falsehood and iniquity will fail before Thee. As Thou art Purity, help us to clearly envision the triumph of Thy Holy Spirit

over that which is less than good. As Thy Name is Mercy, draw us near to Thee through Thy promise of forgiveness and Thy assurance of reconciliation. Amen.

COMMITTEE REPORTS CONTINUED

HB 383

imposing a personal income tax, repealing the tax on interest and dividend income, repealing the commuters income tax, repealing the poll tax and related statutes, providing additional return of revenue to the cities and towns and providing for property tax relief and stabilization. Majority: Ought to pass in new title and new draft; Rep. Brocklebank for Ways and Means. Minority: Inexpedient to legislate; Reps. Elmer Johnson, Grandmaison, Levy, Cullity and Clancy.

A 3% income tax, with exemptions of \$1,500 (husband), \$1,500 (wife), \$1,000 (child), \$1,000 extra (over 65 or blind). Includes circuit breaker provisions for property tax relief for elderly.

Majority feel state needs make the passage of this bill absolutely necessary.

Rep. Reddy explained the committee report.

(discussion)

Rep. Reddy yielded to Rep. McLane for further explanation.

Rep. McLane yielded to Rep. Zachos for further explanation.

Rep. Zachos yielded to Rep. McLane to answer Rep. Sayer's and Wilrid Boisvert's questions.

At the request of Rep. Webster, Rep. Reddy answered questions.

Rep. Lawton moved that HB 383 and amendment be indefinitely postponed and spoke in favor of the motion.

Reps. Drake, Radway, Galbraith, Nutt, Michels, Raiche, Read, MacDonald, Menge, Hammond, Barker and Cobleigh spoke against the motion.

Reps. Bridges, Richard Bradley, Robinson, Doris Lynch, Joseph Eaton, Bednar, Cares, Malcolm Stevenson, Joseph Cote,

Wilfrid Boisvert, Williamson, Elmer Johnson, Levy and Coutermarsh spoke in favor of the motion.

Rep. Menge spoke a second time against the motion.

Rep. Twardus moved the previous question on the pending motion only; sufficiently seconded.

Adopted.

Rep. Bowles requested the yeas and nays; sufficiently seconded by five members.

(Rep. Sawyer in the Chair)

ROLL CALL

YEAS: 219 NAYS: 157

YEAS

ROCKINGHAM COUNTY:

Wilson, Helen F., Boucher, Soule, Adams, Gay, MacGregor, Sayer, Smith, Philip A., White, Schwaner, Spollett, Cummings, Charles E., Greenwood, Vey, Sewall, Randall, Fiske, Maynard, Quirk, Dame, Levy, Woods.

STRAFFORD COUNTY:

McIntire, Canney, Smith, Elmer C., Joncas, Maloomian, Habel, Chasse, Hebert, Boire, Dumais, Ineson, Carignan, Ruel, Beaudoin, Sylvain, Dunlap, Preston, Tripp, Peabody, Raymond B., Bernard, Webber, Fellows, Kinney, Parnagian, Richardson, Harriett W. B., Maglaras.

SULLIVAN COUNTY:

Gaffney, Rousseau, Campbell, Barrows, Burrows, Downing, D'Amante, Saggiotes, Edes, Williamson.

BELKNAP COUNTY:

Urie, French, Lawton, Wilkinson, Mutzbauer, Hood, McCarthy, Prescott, Maguire.

CARROLL COUNTY:

Howard, Donald K., Cox, Davis, Esther M., Lagroe, Conley, Davis, Dorothy W., Webster.

CHESHIRE COUNTY:

Forbes, Cournoyer, Forcier, McGinness, Bennett, Johnson, Elmer L., Saunders.

COOS COUNTY:

Huggins, Noyes, Bushey, Hunt, O'Hara, Dubey, Roy, Desilets, York, Elmer H. Brungot, McCuin, Oswell, Bouchard, Gagnon, Theriault, Kidder.

GRAFTON COUNTY:

Gardner, Van H., Rich, Stevenson, Malcolm J., Tilton, Higgins, Brummer, Chamberlin, Anderson, Foster, Buckman, Sears, Bradley, Richard L., Mitchell.

HILLSBOROUGH COUNTY:

Humphrey, Howard S., Eaton, Joseph M., Withington, Barnard, Monier, Poehlman, Weilbrenner, Daloz, Karnis, Eaton, Clyde S., Heald, Philip C., Carter, Coburn, Bragdon, Belzil, Parker, Gerry F., Record, Belcourt, Lesage, Trombley, Cote, Peter R., Drabinowicz, Mason, Desmarais, Gardner, Cleon J., Lachance, Chamard, O'Neil, Robert, Aubut, Boisvert, Wilfrid A., Grandmaison, Ouellette, Sirois, Bissonnette, Coutermarsh, Bednar, Keeney, Rodgers, Cares, Dwyer, Lyons, Bridges, Ackerson, Barrett, Gerald J., Montplaisir, Murphy, Francis, Bruton, Cote, Joseph L., Dion, Duhaime, Armand L., Cullity, McDermott, Welch, John L., Manning, Spirou, Walsh, Barrett, Clancy, Healy, Lynch, John T., McDonough, Boisvert, Emile, E., Leclerc, Sysyn, Simard, Campono, Champagne, Chevrette, Derome, Lemieux, St. Oonge, Robinson, Lynch, Doris T., O'Connor, James P., Sweeney, Clear, Lamy, Murphy, Dennis J., Lévasseur, Martineau, Allard, Brunnelle, Lambert, Lavallee, Lesmerises, Burke, Grady, O'Connor, Timothy K., Vachon.

MERRIMACK COUNTY:

Andrews, Hardy, Enright, Riley, Gamache, Gordon, Bartlett, Avery, Perkins, Kopperl, Thompson, Doris L., Dempsey, Piper, Chapley, Mattice, Humphrey, James A., York, Edward H., Cheney, Charles H., Howland, Sanders.

NAYS

ROCKINGHAM COUNTY:

Fernald, Stimmell, Griffin, Margaret A., Read, Senter, Lovell, Belair, Gelt, Morrison, O'Neil, Robert E., Clark, Ernest D., Palmer, Goodrich, Scamman, Collishaw, Eastman, Junkins, Page, Varrill, Hamel, Cheney, George L., Cassasa, Cunningham, Langley, Leavitt, Greene, Hammond, Lockhart, Weeks, Keefe, McEachern, Chandler, Griffin, Ruth L., Palfrey, Bowles, Jameson, Croft.

STRAFFORD COUNTY:

Stevenson, Douglas M., Clark, Shirley M., Cochrane, Tirrell, Towle, Thompson, Barbara C., Balomenos, Leighton, Mudgett, DeWolfe.

SULLIVAN COUNTY:

Townsend, Chase, Donald R., Nahil, Spaulding, Roma, Flint, Frizzell, Galbraith, Fleming.

BELKNAP COUNTY:

Roberts, Charles B., Nighswander, Wuelper, Roberts, George B., Drouin, Huot, Head, Dulac, Randlett, Whittemore.

CARROLL COUNTY:

Hayes, Chase, Russell C., Claflin, Hughes.

CHESHIRE COUNTY:

Ballam, Johnson, Edward A., Churchill, Yardley, Allen, Coughlin, Dunham, Hackler, O'Neil, James E., Mallat, Raymond, Vogel, Ames, Heald, Cleon E., Streeter, Shortlidge, Barker, Cummings, Richard E., Drew.

COOS COUNTY:

Cook, Mayhew, Drake, Lee, Burns, Oleson, Fortier, Studd, Richardson, Mabel L.

GRAFTON COUNTY:

McGee, LaMott, Mann, Ezra B., Bradley, David H., Nutt, Radway, Gemmill, Dow, Duhaime, Roger M., Tremblay, Dudley, Merrill, Altman, Blain, Bell.

HILLSBOROUGH COUNTY:

Knight, Colburn, Mann, Arthur F., Murray, Warren, Ferguson, Spalding, Kenneth W., Brocklebank, Hall, Bouchard, Maurice L., Cobleigh, Cote, Margaret S., Gabriel, Peabody, Arthur H., Harvell, Van Loan, Abbott, Milne, Zachos, Raiche.

MERRIMACK COUNTY:

Sherman, Bigelow, Parker, Harry C., Reddy, Hanson, Little, Burleigh, Greeley, Michels, Davis, Alice, Haller, McLane, Miner, Filides, Underwood, MacDonald, Wilson, Ralph W., Fuller, Glavin, Howard, C. Edwin, Woodward, Noble, Welch, Shirley B., Tarr.

PAIRS

Rep. Benton voting yes; Rep. Daniels voting no.

Rep. Twardus voting yes; Rep. Beckett voting no.

Rep. Hopkins voting yes; Rep. Connors voting no.

Rep. Ainley voting yes; Rep. Trowbridge voting no.

Rep. Alukonis voting yes; Rep. Belanger voting no.

Reps. Bourassa, Davidson and Moran wish to be recorded in favor of the motion to indefinitely postpone HB 383.

and the motion to indefinitely postpone carried.

(Speaker in the Chair)

RECONSIDERATION

Rep. Bednar, having voted with the majority, moved that the House reconsider its action in killing HB 383, imposing a personal income tax, repealing the tax on interest and dividend income, repealing the commuters income tax, repealing the poll tax and related statutes providing additional return of revenue to the cities and towns and providing for property tax relief and stabilization, and spoke against the motion.

Motion lost.

COMMITTEE ASSIGNMENT

Rep. Edes is assigned to the committee on Labor, Human Resources and Rehabilitation.

On motion of Rep. James O'Neil the rules of the House were so far suspended as to permit business in order at the late session to be in order at the present time, that third reading of bills be by title only, and that when the House adjourns today it be to meet Tuesday at 11:00 o'clock.

LATE SESSION
(Deputy Speaker in the Chair)

THIRD READINGS
and passage by House

HB 695, to permit investment in voting trust certificates of banks and bank holding companies in the same manner as in the capital stock of banks and bank holding companies.

HB 885, relative to the sale of liquid fuels. lubricating oils and greases.

SB 104, providing standards for the marketing of maple syrup and authorizing the commissioner of agriculture to enforce these standards.

HB 755, relative to salaries of district court judges.

HB 937, to abolish the legislative study committee and to provide for the continuing operation of standing committees of the house.

HB 874, authorizing the registrar of probate to give "notice" to beneficiaries.

HB 924, including certain disabled persons in the class of persons permitted to hunt on islands.

On motion of Rep. Doris Lynch the House adjourned at 6:43 P.M.

Tuesday, 1Jun71

The House met at 11:00 o'clock.

Prayer was offered by House Chaplain Rev. William L. Shafer.

SHALOM. O GOD, grant our portion in Thy Torah. Make us worthy that Thy presence abide among us. Cause the spirit of wisdom and understanding to shine upon us, the spirit of counsel and courage. Hallow us with Thy commandments, so that we may guard ourselves from evil deeds and from the evil hours that distract the world. May Thy mercy compass about all who trust in Thee. Amen.

("A Shavuot Prayer" — ex. *Jewish Prayers*.)

Rep. Palfrey led the Pledge of Allegiance.

LEAVES OF ABSENCE

Rep. Jameson, indefinite, illness.

Rep. Beaudoin, the day, illness.

Rep. Burleigh, the day, illness in the family.

Reps. Coughlin and Varrill, the day, important business.

ENROLLED BILLS COMMITTEE REPORT

HB 90, relative to the purchase of waters or lands by the director of fish and game, making an appropriation therefor, and relative to Merrimack rearing station.

HB 98, relative to prohibition of certain vehicles within highway rights-of-way.

Roxie A. Forbes
For The Committee

RECONSIDERATION

Rep. Bourassa served notice that today or some subsequent day he would ask for reconsideration of the action of the House in killing HB 873, prohibiting the waiver of citation and notice on the first account of estates in excess of two thousand dollars.

SENATE MESSAGES
CONCURRENCE ON HB WITH AMENDMENT

HB 730, relative to changing unsecured loan limitations of building and loan associations, cooperative banks or savings and loan associations.

(Amendment printed in SJ 5-27-71)

Rep. Bigelow moved that the House non-concur with the Senate amendment and that a committee of conference be established.

Adopted.

The Speaker appointed Reps. Burns, Rodgers and Mallat.

INTRODUCTION OF SENATE BILLS

First, second reading and referral.

SB 15, raising the population figure of cities that require sealer of weights and measures and providing an appropriation for the administration of the weights and measures act. Executive Departments and Administration.

SB 88, relative to the Robert Frost Homestead Foundation. Appropriations.

SB 123, relative to enabling local municipalities to appropriate funds for assistance to the aged. Municipal and County Government.

SB 144, relative to the limitations on the loaning authority of savings banks, cooperative banks, building and loan associations and savings and loan associations. Banks and Insurance.

SB 157, providing that towns shall pay for damage to livestock caused by any canine. Municipal and County Government.

SB 171, relative to Sunday dancing in hotels and certain restaurants. Statutory Revision.

SB 174, relative to education for all handicapped children. Education.

SB 180. relative to the inclusion of certain pupils from partially closed nonpublic schools in the computation of state aid due school districts. Education.

SB 185, increasing the exemptions from attachment and execution of certain property. Judiciary.

SJR 16, reimbursing the members of the committee studying the economic potentials and development potentials of Mount Sunapee state park for mileage expense incurred. Appropriations.

COMMITTEE REPORTS

HB 934

relative to a program of risk-sharing to insure poor risks in the field of automobile, property, accident and health, and workmen's compensation insurance. Ought to pass with amendment. Rep. Lamy for Banks and Insurance.

Provides machinery for placing high risk insurance.

AMENDMENT

Amend the title of the bill by striking out the same and inserting in place thereof the following:

AN ACT

relative to a program of risk-sharing to insure poor risks in the field of automobile, aviation, property, accident and health, and workmen's compensation insurance.

Amend RSA 404-C:1 as inserted by section 1 of the bill by striking out the same and inserting in place thereof the following:

404-C:1 Establishment of Plans. If the commissioner of insurance finds after a hearing that, in any part of this state, automobile insurance, aviation insurance, property insurance, workmen's compensation or accident and health insurance is not readily available in the voluntary market, and that the public interest requires such availability, he may, by regulation, either promulgate plans to provide such insurance coverage for any risks in this state which are equitably entitled to but otherwise unable to obtain such coverage or he may call upon industry to prepare plans for his approval.

Amendment adopted.

Ordered to third reading.

SB 96

relative to the interest on deposits in credit unions. Ought to pass. Rep. Lamy for Banks and Insurance.

Permits credit union to pay same interest as savings banks.

Ordered to third reading.

HB 807

abolishing the police commission in the city of Claremont. Ought to pass with amendment. Rep. Burrows for the Claremont Delegation.

AMENDMENT

Amend the title of the bill by striking out the same and inserting in place thereof the following:

AN ACT

providing that the city manager of the city of Claremont
shall administer the budgetary affairs
of the police department.

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 City Manager to Administer Police Department. Amend Laws of 1947, 392 by striking out in section 30 in line six the words "and police department" so that said section as amended shall read as follows: 30. Powers and Duties of Manager. The city manager shall be the chief executive and administrative officer of the city government, and carry out the policies laid down by the city council. He shall be responsible to the city council for the proper administration of all affairs of the city except that of the school department, but including the preservation of the public health, the safety of property and management of all municipally owned utilities and be in responsible charge of the maintenance, care, construction or otherwise of all streets, highways, bridges, sewers, parks, playgrounds, buildings and all other municipally owned structures. He shall keep the council informed of the condition and needs of the city and shall make such reports as may be required by law, this charter or ordinance, or may be requested by the council, and such other reports and recommendations as he may deem advisable, and perform such other duties as may be prescribed

by this charter, or required of him by ordinance or resolution of the council not inconsistent with this charter. He shall have and perform such other powers and duties not inconsistent with the provisions of this charter as now are or hereafter may be conferred or imposed upon him by municipal ordinance or upon mayors of cities by general law. He shall have the right to take part in the discussion of all matters coming before the council but not the right to vote.

2 Including Police Salaries Under the Jurisdiction of the City Council. Amend Laws of 1947, 392:24 by striking out in line five the words "police officers and" so that said section as amended shall read as follows: 24. Salaries. The city council of the city of Claremont is hereby empowered to fix a scale of salaries to be paid to all officials and agents of said city of Claremont in accordance with the provisions of section 52 of this chapter except the salaries to be paid to school teachers.

3 Police Department Subject to Authority of City Manager in Budgetary Administration. Amend Laws of 1947 by inserting after section 30 the following new section: 30-a Manager and Police Department. The authority of the city manager over the police department shall be limited to budgetary administration. Nothing in this chapter shall be deemed to repeal or modify the provisions of chapter 275, sections 9 and 10 of the Laws of 1963.

4 Referendum. Sections 1, 2 and 3 of this act shall not take effect unless they are adopted by a majority vote of the legal voters of the city of Claremont at the annual city election in November, 1971. The city clerk then in office shall cause to be included on the regular ballot for the election of officers the following question: "Shall the provisions of 'An Act providing that the city manager of the city of Claremont shall administer the budgetary affairs of the police department' as passed by the 1971 session of the general court be adopted?" Beneath this question shall be printed the word "Yes" and the word "No" with a square immediately opposite each such word, in which the voter may indicate his choice. If a majority of those present and voting on the question vote in the affirmative, this act shall be declared to have been adopted. Within ten days after said election the city clerk shall certify to the secretary of state the result of said vote.

5 Effective Date. Section 4 of this act shall take effect upon its passage. Sections 1, 2 and 3 of this act shall take effect January 1, 1972 provided that this act is adopted by the voters of Claremont pursuant to section 4.

Amendment adopted.

Ordered to third reading.

HB 875

providing that the racing commissioners shall be appointed for six year terms. Inexpedient to legislate. Rep. Shirley Clark for Executive Departments and Administration.

No one appeared for or against bill so committee felt there was really no need for bill.

Resolution adopted.

HB 941

relative to the membership of the advisory committee of the state division of welfare and requiring committee approval of certain welfare regulations. Inexpedient to legislate. Rep. Shirley Clark for Executive Departments and Administration.

Covered by HB 940.

Resolution adopted.

HB 760

exempting managers of public motion picture houses from the obscenity statute. Ough to pass with amendment. Rep. Healy for Judiciary.

Exempts theatre managers from the provisions of the obscenity statute if the owner assumes responsibility.

AMENDMENT

Amend the title of the bill by striking out the same and inserting in place thereof the following:

AN ACT

exempting managers of public motion picture houses from the obscenity statute under certain conditions.

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Exemptions for Managers. Amend RSA 571-A by inserting after section 2-a the following new section: 571-A:2-b Exemptions. A manager of a public motion picture theatre who has no ownership interest in the theatre and who has no authority or discretion in regard to the selection of motion pictures to be shown in the theatre shall be subject to the provisions of this chapter, provided, however, that if a party with an ownership interest in a theatre or a party who has responsibility for the selection of motion pictures to be shown in a theatre appears before, and is subject to the jurisdiction of the court, in any action brought against the manager of that theatre under the provisions of this chapter, the complaint of violations of the provisions of this chapter against the manager shall be dismissed.

2 Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted.

Ordered to third reading.

HB 817

broadening the scope of the common law doctrine of cy pres. Ought to pass with amendment. Rep. Nighswander for Judiciary.

Would clarify and expand guidelines that the superior courts could use to broaden the powers of charitable trusts in light of changed circumstances, and enable these trusts to fulfill the purposes for which they were created.

AMENDMENT

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Cy Pres. Amend RSA 498 by inserting after section 4 the following new sections:

498:4-a Cy Pres Doctrine. If property is or has been given in trust to be applied to a charitable purpose, and said purpose or its application is or becomes impossible or impracticable or illegal or obsolete or ineffective or prejudicial to the public interest to carry out, the trust will not fail. Upon petition by the trustee or trustees or the attorney general the superior court

may direct the application of the property to some charitable purpose which is useful to the community, and which charitable purpose fulfills as nearly as possible the general charitable intent of the settlor or testator. In applying the doctrine of cy pres, the court may order the distribution of the trust assets to another charitable trust or to a charitable corporation to be held and administered by it in accordance with the terms of the governing instrument as said terms may be modified by the application of cy pres under RSA 498:4-a and 4-b.

498:4-b Federal Taxation. Whenever it shall be made to appear to the court that the intention of the testator or settlor of a charitable trust will be frustrated in whole or in part by reason of a tax imposed under the United States Internal Revenue Code on the income or principal of the trust, or by reason of administrative burden or disproportionate cost of administration, then the court, in order to prevent the diversion of funds from the charitable purpose by federal taxation, may enter a decree:

I. Modifying or enlarging the powers granted the trustee, or declaring that a trustee does not have certain powers under New Hampshire law to the extent necessary in order to bring the terms of the governing instrument into compliance with the tax exemption requirements of federal law.

II. Authorizing the trustee to make charitable distributions from principal.

III. Terminating the trust and directing the distribution of the trust assets to another charitable trust or to a charitable corporation, to be held and administered in accordance with the terms of the governing instrument as said terms may be modified by the application of cy pres under RSA 498:4-a and 4-b.

IV. Removing the trustee or trustees, or, directing the appointment of new or additional trustees.

V. Reducing or limiting the charitable organizations or classes of charitable organizations or charitable objects which may be benefited under the trust instrument.

498:4-c Inapplicability of Cy Pres. Whenever it shall appear to the court that any proposed cy pres application would not be proper because it is in violation of New Hampshire law, the court shall enter a decree denying said proposed cy pres ap-

plication and stating the reason therefor.

2 Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted.

Ordered to third reading.

HB 869

relative to broadening the scope of the common law doctrine of cy pres. Inexpedient to legislate. Rep. Nighswander for Judiciary.

Subject matter covered by HB 817.

Resolution adopted.

SB 60

relative to town liability for domestic animals harmed by dogs. Inexpedient to legislate. Rep. Hanson for Municipal and County Government.

Resolution adopted.

HB 855

relative to fees paid by municipalities for engineering services relative to sewage disposal systems. Ought to pass with amendment. Rep. Harry Parker for Public Works.

AMENDMENT

Amend section 1 of the bill by striking out the same and inserting in place thereof the following:

1 Provision for Certain Fees. Amend RSA 149:4 by inserting after paragraph XV (supp) the following new paragraph: XVI. Nothing in RSA 149: 5, XIII or XIV shall be deemed to prevent a municipality from paying consultant and engineering fees in connection with sewerage or other pollution control projects which are in excess of fee schedules approved by the commission. The payment of excess fees shall not be cause for the commission to disapprove the contract under review, so long as the sum in excess of the fee amount and schedule approved by the commission is not included in the municipality's application for state and federal grants requiring commission review and approval.

Amendment adopted.

Ordered to third reading.

HB 724

establishing a code of ethics for legislators. Inexpedient to legislate. Rep. MacDonald for Statutory Revision.

Due to lateness of session and no urgent need shown committee recommends action be deferred.

Resolution adopted.

HB 785

relative to subscribers deposits with telephone companies and other public utilities. Inexpedient to legislate. Rep. MacDonald for Statutory Revision.

Public Utilities demonstrated satisfactory to the committee that subscribers' deposits are being properly handled and are currently regulated by the Public Utilities Commission.

Resolution adopted.

HB 907

to prohibit the display of flags, banners and other insignia on public buildings in certain cases. Ought to pass with amendment. Rep. Adams for Statutory Revision.

Self-explanatory.

AMENDMENT

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Raising of Flags, Banners, and Insignia Prohibited. Amend RSA 573 by inserting after section 4-a the following new section: 573:4-b Unauthorized Flags, Banners, Prohibited. No person shall raise or display any flag, standard, color or ensign on the building or grounds of any state, county or municipal property unless such person is authorized to do so by the appropriate state, county, or municipal official charged with such responsibility.

Amendment adopted.

Ordered to third reading.

HB 908

limiting the allowable noise level of snow traveling vehicles. Ought to pass with amendment. Rep. Hamel for Transportation.

Amendment sets a noise level at gradually decreasing figures. Meets federal standards.

AMENDMENT

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Noise Limit Established. Amend RSA 269-B:11, III (supp) as inserted by 1969, 488:1 by inserting at the end thereof the following new paragraph:

(f) (1) No person shall operate a snow traveling vehicle which produces a sound level at any point fifty feet distant from said vehicle:

(A) From July 1, 1973 to June 30, 1978 of eighty-two decibels or more on the "A" scale;

(B) From July 1, 1978 to June 30, 1983 of seventy-three decibels or more on the "A" scale; and

(C) After July 1, 1983 of seventy decibels or more on the "A" scale.

(2) Sound pressure levels in decibels shall be measured on the "A" scale of a sound level meter having characteristics defined by American Standards Association S1, 4-1966 "General Purpose Sound Meter". Measurements shall be made in accordance with applicable practices outlined in the "Procedure for Sound Level Measurements of Snowmobiles" used by the International Snowmobile Industry Association (January, 1969), or with such other standard for measurement of sound level as the commissioner may adopt.

2 Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted.

Ordered to third reading.

HB 232

imposing a head tax on persons over eighteen and under sixty-eight years of age and providing for the distribution of taxes collected. Inexpedient to legislate. Rep. Beckett for Ways and Means.

This bill would apply the head tax on the 18-20 age bracket and earmark the revenue for rehabilitation of drug users and the intellectually handicapped. The committee felt the issue of taxing 18-20 year olds was better debated as part of a bill on lowering the age of majority and that the collection and distribution of the proceeds would be administratively difficult.

Resolution adopted.

HB 940

abolishing the day care advisory committee. Ought to pass. Rep. Shirley Clark for Executive Departments and Administration.

Day care advisory committee seems superfluous.

Rep. Gerry Parker moved that the words, inexpedient to legislate, be substituted for the committee report, ought to pass, and spoke in favor of his motion.

Reps. Shirley Clark and Raiche spoke against the motion.

(discussion)

Motion lost.

Ordered to third reading.

HB 633

relative to commitment to mental institutions. Ought to pass with amendment. Rep. Merrill for Labor, Human Resources and Rehabilitation.

AMENDMENT

Amend the title of the bill by striking out the same and inserting in place thereof the following:

AN ACT

relative to commitment to and discharge
from mental institutions.

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

I Periodic Review of Persons Committed. Amend RSA 135 by inserting after section 26 the following new sections:

135:26-a Periodic Review of Persons Committed. Any person committed to the hospital shall be the subject of a periodic review under the direction of the superintendent which shall include but not necessarily be limited to:

I. A thorough clinical examination,

II. An evaluation of the legal competency of the person and the necessity or advisability of having a guardian or conservator appointed, and

III. A consideration of all possible alternatives to continued hospitalization or residential care including but not limited to, a determination of the person's relationship to the community and to his family, or his employment possibilities, and of available community resources, foster care and convalescent facilities.

135:26-b Frequency; Results. Said periodic review shall take place at least upon admission, once during the first six months after admission, once during the second six months after admission and annually thereafter. The superintendent shall give written notice to said person and his nearest relative or guardian prior to any review which is made subsequent to admission. The results of each review shall become part of the official record of the person reviewed. If the mentally ill person is in need of further care and treatment, the superintendent shall notify him and his nearest relative or guardian of that fact, of his right to leave the hospital if he was not committed under a court order, and of his right to request a hearing at appropriate times as provided in this chapter. If said mentally ill person was not committed under a court order and does not choose further treatment as an inpatient, within fourteen days of said notification he shall be discharged or be made the subject of a petition for a court ordered commitment.

2 Requirements for Conduct of Hearings for Commitment, Detention and Parole. Amend RSA 135 by inserting after section 30 the following new section:

135:30-a Conduct of Hearings for Commitment, Detention or Parole. Whenever provisions of this chapter relative to the commitment, detention or parole of the mentally ill require that a hearing be conducted by the superior court then such hearing will be ordered in accordance with the following requirements:

I. Such person shall have the right to be represented by counsel and shall have the right to present independent testimony. The court shall appoint counsel for such person whom it finds to be indigent and who is not represented by counsel, unless such person refuses the appointment of counsel.

II. The court may provide an independent medical examination for such indigent person upon the request of his counsel or upon his own request if he is not represented by counsel.

III. The person shall be allowed no less than two days after the appearance of his counsel in which to prepare his case and a hearing shall be conducted forthwith after such period unless counsel requests a delay.

IV. Notice of the time and place of hearing shall be furnished by the court to the superintendent, the person, his counsel, and his nearest relative or guardian.

V. The person or the superintendent may request either an open or a closed hearing and the court in its discretion may grant such a request.

3 Appointment of Guardian. Amend RSA 464:1 by striking out section and inserting in place thereof the following: 464:1 Inquisition. Upon application of a relative or friend or the superintendent of the New Hampshire Hospital, if the person is a patient at said hospital, or of the overseers of the poor of the town where the person lives, made to the judge of probate for the county, that a guardian may be appointed over such person, the judge shall cause inquisition, with notice, to be made by three suitable persons by him appointed.

4 Effective Date. This act shall take effect sixty days after its passage.

Rep. Webster moved that HB 633 be referred to Legislative Study Committee or the appropriate standing committee and spoke in favor of the motion.

Rep. Merrill spoke against the motion.

(discussion)

Rep. Michels moved the previous question on the entire subject matter; sufficiently seconded.

Adopted.

Motion lost.

Amendment adopted.

Ordered to third reading.

The Speaker granted a three day extension on HB 780, relative to the Hillsborough county treasurer.

RECESS

AFTER RECESS

ENROLLED BILLS REPORT

HB 309, relative to unemployment compensation.

Roxie A. Forbes
For the Committee

SENATE MESSAGE CONCURRENCE

HB 387, extending the time within which pari-mutuel pools may be sold.

INTRODUCTION OF SENATE BILL

First, second reading & referral

SB 178, authorizing the liquor commission to extend certain provisions relative to liquor licenses. Liquor Laws.

COMMITTEE REPORTS CONTINUED

HB 294

relating to the public disposal facilities. Ought to pass with amendment. Rep. Greene for Environmental Quality and Agriculture.

Provides a method for solving the waste disposal problem in cases where the town or city finds it impossible to do so unaided.

AMENDMENT

Amend the bill by striking out the title and inserting in place thereof the following:

providing for the establishment of public refuse disposal facilities under certain conditions.

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following sections:

1 State Assistance to Certain Towns. Amend RSA 147 by inserting after section 23-a the following new sections:

147:23-b Limitation on Exemptions. No exemption which extends beyond July 1, 1973 shall be granted under RSA 147:23-a or under any other provision of law, unless the governing board of the town certifies to the department of health and welfare, division of public health services, that the town:

I. Has no location within its boundaries suitable for a solid waste disposal facility.

II. Has been unable to enter into an agreement pursuant to RSA 53-a or 53-b with another town.

III. Has been unable to enter into any agreement with any other public or private entity for disposal of its solid waste.

147:23-c Investigation and Findings. The division of public health services shall within thirty days after receiving such certification, investigate the reason for the town's inability to comply with the provisions of RSA 147:23. Following such investigation the division shall provide a copy of its findings and decision to the governing board of the town which requested the exemption.

147:23-d Decision and Public Hearing. A decision by the division of public health services that the town in fact qualifies for an exemption pursuant to RSA 147:23-c shall be brought to the attention of the inhabitants of the town at an appropriately warned public hearing conducted in the town. The division of public health services shall send an employee of the division to the hearing to present the findings and decision made by the division.

147:23-e Assistance of State. The division of public health services shall for one year following its decision, provide to the town such technical and administrative assistance as may be required to resolve its solid waste disposal problem.

147:23-f Inability to Comply. Any town which is unable to resolve its solid waste disposal problem at the expiration

of the one year assistance period, shall thereafter have its disposal facilities resolved exclusively by the state as hereinafter provided.

147:23-g Eminent Domain. The director of the department of health and welfare shall through the division of public health services plan, finance, acquire, construct and put into operational condition refuse disposal facilities for any town which is subject to the provisions of RSA 147:23-f. The director shall have the powers of eminent domain for the purpose of this chapter. In the selection of a site for refuse disposal facilities, the maintenance of environmental quality shall be of prime concern, and a public hearing shall be held prior to the acquisition of land for such purpose. Land so acquired shall be taken in the name of the state and shall not be taxable.

147:23-h Appeal. Any town which is aggrieved by the decision of the division of public health services may institute appropriate proceedings in law or equity to enjoin the state from proceeding further under this chapter, if such proceeding would cause irreparable harm, or if the inability of the town to comply is found by the court to be beyond its power to do so.

147:23-i Facility Construction. The specifications for and construction of the refuse disposal facility shall be the sole responsibility of the division of public health services.

147:23-j Cost to State. Where a refuse disposal facility is completed and declared operational by the division of public health services, it shall be operated thereafter by the town. The site acquisition and construction costs connected therewith shall be calculated and submitted to the governing board of the town.

147:23-k Debt Payment by Town. Annually for twenty years the town shall pay to the state of New Hampshire one-twentieth of the principal sum submitted to the governing board pursuant to RSA 147:23-i. The attorney general shall, upon the failure of any town payment hereunder, and upon recommendation of the division of public health services, cause an action of debt to be instituted in the superior court of Merrimack county against said town.

147:23-l Continuing Responsibility. The division of public health services shall periodically inspect the refuse disposal

facility and provide such technical assistance to the town as may be necessary for providing proper maintenance of the facility.

147:23-m Ownership. The state, upon receiving the final payment made pursuant to RSA 147:23-j, shall deliver a deed to the facility site and all buildings and structures thereon.

2 Effective Date. This act shall take effect sixty days after its passage.

Rep. Weeks moved that the words inexpedient to legislate, be substituted for the Committee report, ought to pass with amendment, and spoke in favor of her motion.

Rep. Greene spoke against the motion.

(Rep. Raiche in the Chair)

(Discussion)

Reps. Boucher and Gerry Parker spoke in favor of the motion.

Rep. Levy spoke against the motion.

(Speaker in the Chair)

Reps. Lockhart and Belair spoke against the motion.

Rep. Dion moved the previous question on the entire subject matter; sufficiently seconded.

Adopted.

A division was requested.

106 having voted in the affirmative and 184 in the negative, the motion lost.

Amendment adopted.

Referred to Appropriations.

UNANIMOUS CONSENT

Rep. Drake addressed the House by unanimous consent and presented the budget figures to the House.

The Speaker ordered the budget figures to be printed in today's Journal.

REVISED REVENUE ESTIMATES TO DETERMINE AVAILABLE
FUNDS FOR 72-73 BUDGET

Unappropriated Surplus (Deficit) June 30, 1970		(\$796,562)
Estimated Unrestricted Revenue—1971	\$80,886,000	
Estimated Business Profits Tax—1971	12,500,000	
Estimated Commuter Income Tax—1971	1,700,000	
Sub-Total	\$95,086,000	
Add:		
Lapse of School Bldg. Aid	206,371	
Lapse of Child Benefit Services and Dual Enrollment Balance—1971	380,706	
Sub-Total	\$95,673,077	
Deduct:		
Net Debt Service	\$3,605,555	
3-71 & 6-71 Reimbursement to local communities	585,000	
	<u>4,190,555</u>	
	\$91,482,522	
Estimated Funds Available		\$90,685,870
Deduct:		
Budget Chapter 368, Laws of 1969	\$71,810,432	
Special Bills—1969 Session	4,263,160	
Special Bills—1970 Special Session	5,526,896	
	<u>81,600,488</u>	
Deduct: Estimated Lapses	1,900,000	
	<u>79,700,488</u>	
Add: Reimbursement to local communities	18,095,998	
	<u>97,796,486</u>	
Add: Deficit Appropriations—1971 Session		
Est. Expenditures	1,000,000	
	<u>1,000,000</u>	
		\$98,796,486
Est. Unappropriated Surplus (Deficit) June 30, 1971		(\$ 8,110,616)
<i>LBA Project Revenue for Biennium</i>		
FY 1972	100,473,856	
FY 1973	103,908,047	204,381,903
The projected revenue (LBA) for biennium 1972 & 1973 have been increased \$3,580,000 in each year for estimated tobacco revenues.		
<i>Reimbursement of Local Communities</i>		
	19,906,000	
	(585,000)	
	<u>19,321,000</u>	
	643,500	
	<u>19,964,500</u>	

FY 1972 =	19,964,500 (19,065,000)
	21,896,000
	(643,500)
	<hr/>
	21,252,500
	707,850
	<hr/>
FY 1973 =	21,960,350 (21,960,000)
<i>Net Debt Service*</i>	
FY 1972	(4,836,638)
FY 1973	(4,315,863)
Estimated Funds Available for Biennium	\$145,193,786

UNRESTRICTED REVENUE
GENERAL FUND

MAY 28, 1971

REVISED ESTIMATES

	1971	1972	1973
Utilities Tax	\$1,100,000	1,200,000	1,300,000
Board & Care	1,996,105	2,292,700	2,498,700
Beer	2,649,930	2,795,500	2,895,500
Telephone	3,793,063	4,170,000	4,600,000
Head Tax	1,650,000	1,300,000	1,600,000
Estate & Legacy Taxes	6,200,000	4,500,000	4,500,000
Insurance	4,650,000	4,895,782	4,863,251
Racing:			
Thoroughbred	5,670,950	5,615,700	5,615,700
Harness	4,400,000	4,457,500	4,457,500
Tobacco Tax	17,500,000	20,750,000	20,750,000
Liquor	23,000,000	24,200,000	25,300,000
Meals & Room	4,939,767	5,192,500	5,430,500
Other	3,336,327	3,604,174	3,596,896
	<hr/>	<hr/>	<hr/>
	\$80,886,142	84,973,856	87,408,047
	<hr/>	<hr/>	<hr/>
New Revenues:			
Business Profits Tax	\$12,500,000	13,500,000	14,500,000
Commuter Income Tax	1,700,000	2,000,000	2,000,000
	<hr/>	<hr/>	<hr/>
	\$14,200,000	15,500,000	16,500,000
	<hr/>	<hr/>	<hr/>
TOTAL ESTIMATED REVENUE			
	\$95,086,142	100,473,856	103,908,047
	=====	=====	=====

Reps. Malcolm Stevenson and Coutermarsh spoke against the budget figures presented by Rep. Drake.

(discussion)

At the request of Rep. Raiche, Rep. Drake answered questions.

Reps. Raymond, Michels, Cares, James O'Neil and Belcourt spoke in favor of the budget figures presented by Rep. Drake.

(discussion)

At the request of Reps. Bednar and Robinson, Rep. Drake answered questions.

SUSPENSION OF RULES

Reps. James O'Neil and Raiche moved that the rules of the House be so far suspended for this week as to permit hearings and the introduction of committee reports from Appropriations or Ways and Means on House Bills and House Joint Resolutions without two days' notice in the Journal.

COMMITTEE REPORTS CONTINUED

HB 127

providing for a study on the feasibility of construction of a bridge over the Merrimack River in the town of Merrimack. Ought to pass. Rep. Drake for Appropriations.

Ordered to third reading.

HB 372

relative to the policemen's retirement system. Ought to pass. Rep. Drake for Appropriations.

Ordered to third reading.

At the request of Rep. Lawton, Rep. Drake answered questions.

HB 412

relative to the date on which foundation aid shall be paid. Inexpedient to legislate. Rep. Drake for Appropriations.

Resolution adopted.

HB 475

providing that Marion L. Wagner shall receive retirement credit for prior service and making an appropriation therefor. Inexpedient to legislate. Rep. Drake for Appropriations.

Resolution adopted.

HB 718

to amend the conditions of an appropriation for Dillant-Hopkins Airport, Keene. Ought to pass. Rep. Drake for Appropriations.

Ordered to third reading.

HB 765

providing for the distribution of the state appropriation for school hot lunches. Ought to pass. Rep. Drake for Appropriations.

At the request of Rep. Gordon, Rep. Drake answered questions.

Ordered to third reading.

HB 783

to amend the condition of an appropriation for Lebanon regional airport, Lebanon. Ought to pass with amendment. Rep. Drake for Appropriations.

AMENDMENT

Amend section 1 of the bill by striking out in line 4 the word "taxiway" and inserting in place thereof the word (runway), so that said section as amended shall read as follows:

1 Use of Appropriation. Amend Laws of 1969, 505:1, III (e) by striking out said paragraph and inserting in place thereof the following. (e) Lebanon Regional Airport, Lebanon: Site acquisition, engineering and development for electronic air navigations aids; parallel runway; runway light cable renewal, and obstruction removal \$88,200

Amendment adopted.

Ordered to third reading.

HB 794

transferring a portion of the state library current expense appropriation for fiscal year 1971 to equipment. Inexpedient to legislate. (Withdrawn by sponsor) Rep. Drake for Appropriations.

Resolution adopted.

HJR 25

providing for payment of bobcat bounties and making an appropriation therefor. Ought to pass. Rep. Drake for Appropriations.

Ordered to third reading.

HB 450

permitting Sunday racing. Majority: Ought to pass; Rep. Reddy for Ways and Means. Minority: Inexpedient to legislate. (Reps. Elmer Johnson, Head, Leavitt, McLane) .

Would mean \$433,750 more revenue for the state, according to the sponsor. Would also give people a choice of recreation on Sundays. Minority was opposed to Sunday racing.

Rep. Elmer Johnson moved that the report of the minority, inexpedient to legislate, be substituted for the majority report, ought to pass, and spoke in favor of the motion.

(discussion)

Reps. Benton, Radway and Raiche spoke against the motion.

At the request of Rep. Shirley Clark, Rep. Belanger answered questions.

Rep. Coutermarsh spoke against the motion.

Rep. Vachon moved the previous question on the entire subject matter; sufficiently seconded.

Adopted.

Motion lost.

Ordered to third reading.

CACR 8

Relating to: July Trials in Civil Causes. Providing that: Jury Trials Be Limited to Cases Where There is More than Twenty-five Hundred Dollars in Controversy. Ought to pass with amendment. Rep. Buckman for Constitutional Revision.

The Amendment changes the date of submission to the voters to the September Primary date.

Article 20 of the first part of the Constitution describes the conditions under which civil cases can be appealed from the lower court to a Jury Trial. Under the present wording, if the amount involved is over \$500, a Jury Trial can be requested. In the past, the limiting dollar amount has been raised as it became obvious that it was too low. The proponents, including the Judicial Council, Attorneys, a Judge and the New Hampshire Bar Association testified that the time has arrived to raise the limit again. The present conditions allow a large number of cases to accumulate and the waiting period can be several years. The cost of Jury Trials is heavy on the Counties and is expected to rise.

The Committee subscribes to the importance of changing this part of the Constitution.

Rep. Russell Chase explained CACR 8.

(discussion)

Rep. Bednar spoke against the amendment to CACR 8.

Rep. Brungot spoke against the amendment to CACR 8.

At the request of Reps. Spirou, Maynard, Haller and Levy, Rep. Russell Chase answered questions.

Rep. Healy spoke against the amendment to CACR 8.

Rep. James O'Neil spoke in favor of the amendment to CACR 8.

Rep. Streeter moved the previous question on the amendment alone; sufficiently seconded.

Adopted.

On a division vote, it being manifestly in the negative the amendment to CACR 8 failed.

Rep. Gerry Parker moved that the words, inexpedient to legislate, be substituted for the committee report, ought to pass, and subsequently withdrew his motion.

Rep. Parker spoke against the pending motion.

(discussion)

Rep. Zachos spoke in favor of the committee report.

Rep. Dion moved the previous question on the entire subject matter; sufficiently seconded.

Adopted.

305 members having voted in the affirmative and 5 in the negative, CACR 8 was ordered to third reading by the necessary two-thirds.

SUSPENSION OF RULES

Reps. James O'Neil and Raiche moved that the rules of the House be so far suspended as to place CACR 8 on third reading at the present time.

Adopted by the necessary two-thirds.

THIRD READING

and passage by the House by division vote: yes 316, no 4

CACR 8, Relating To: Jury Trials in Civil Causes. Providing That: Jury Trials Be Limited to Cases Where There is More than Twenty-five Hundred Dollars in Controversy.

RECONSIDERATION

Rep. Russell Chase, having voted with the majority, moved that the House reconsider its action in passing CACR 8 and spoke against the motion.

Motion lost.

Rep. James O'Neil moved that HB 929, to reduce the percentage of out-of-state students at the University of New Hampshire and HB 587, establishing limits on the season for taking wild deer, be made a special order for 11:01 Friday, June 4th.

Adopted.

Rep. Russell Chase moved that CACR 5, CACR 6, CACR 9, CACR 18, CACR 22 and CACR 26 be made a special order for 11:01 Tuesday next.

Adopted.

On motion of Rep. James O'Neil the rules of the House were so far suspended as to permit business in order at the late

session to be in order at the present time, that third reading of bills be by title only, resolutions by caption only, and that when the House adjourns today it be to meet tomorrow at 11:00 o'clock.

Adopted.

LATE SESSION

(Rep. George Roberts in the Chair)
Third readings and passage by House

HB 934, relative to a program of risk-sharing to insure poor risks in the field of automobile, aviation, property, accident and health, and workmen's compensation insurance.

SB 96, relative to the interest on deposits in credit unions.

HB 807, providing that the city manager of the city of Claremont shall administer the budgetary affairs of the police department.

HB 760, exempting managers of public motion picture houses from the obscenity statute under certain conditions.

RECONSIDERATION

Rep. Healy, having voted with the majority, moved that the House reconsider its action in passing HB 760 and spoke against the motion.

Motion lost.

HB 817, broadening the scope of the common law doctrine of cy pres.

HB 855, relative to fees paid by municipalities for engineering services relative to sewage disposal systems.

HB 907, to prohibit the display of flags, banners and other insignia on public buildings in certain cases.

HB 908, limiting the allowable noise level of snow traveling vehicles.

HB 940, abolishing the day care advisory committee.

HB 633, relative to commitment to and discharge from mental institutions.

HB 127, providing for a study on the feasibility of construction of a bridge over the Merrimack River in the town of Merrimack.

HB 372, relative to the policemen's retirement system.

HB 718, to amend the conditions of an appropriation for Dillant-Hopkins Airport, Keene.

HB 765, providing for the distribution of the state appropriation for school hot lunches.

HJR 25, providing for payment of bobcat bounties and making an appropriation therefor.

HB 783, to amend the condition of an appropriation for Lebanon regional airport, Lebanon.

HB 450, permitting Sunday racing.

RECONSIDERATION

Rep. Drabinowicz, having voted with the majority, moved that the House reconsider its action in passing HB 450, and spoke against the motion.

Rep. Chandler spoke against the motion.

Motion lost.

On motion of Rep. Joseph Eaton, the House adjourned at 5:45 P.M.

Wednesday, 2Jun71

The House met at 11:00 o'clock.

Prayer was offered by House Chaplain Rev. William L. Shafer.

As we think of Thy Loving-kindness, O GOD, unto all people and how Thou dost exercise Thy Compassion upon us — Stir our conscience whenever it becomes sluggish and we are slow to recognize the genuine needs of others. Enable us to be merciful and forgiving, even as we stand in need of Thy Mercy and Forgiveness daily. Teach us to love others as we, in turn, desire to be loved. Strengthen our peaceful resolves and give us courage to make those sacrifices necessary to advance the common good. With pure hearts and clear vision, by Thy Grace may we rise above the standards of this world and live according to the pattern which Jesus has cut out for us in His goodly endeavors. Amen.

Rep. Bragdon led the Pledge of Allegiance.

LEAVES OF ABSENCE

Rep. Stimmell, today and tomorrow, illness.

Rep. Emile Boisvert, rest of week, illness.

Rep. Grady, the week, illness.

Reps. Beckett, Dwyer, Cares, Galbraith and Harvell, the day, important business.

Rep. Gelt the day, illness

Rep. Charles Cheney, today and tomorrow, important business.

RESOLUTION

Rep. George Roberts offered the following resolution:

Resolved, that in accordance with the list in the possession of the clerk, House Bills numbered 986 through 993 and House Joint Resolutions numbered 52 and 53 shall be by this resolution read a first and second time by the therein listed titles,

laid on the table for printing and referred to the therein designated committees.

Adopted.

INTRODUCTION OF HOUSE BILLS

First, second reading and referral

HB 986, relative to transfer of prisoners. (Maynard of Rockingham Dist. 28 — To Statutory Revision.)

HB 987, providing qualifications for issuing a hunting license. (Flint of Sullivan Dist. 6 — To Fish and Game.)

HB 988, establishing a committee to study search and rescue costs and other problems related to such missions. (Richardson of Coos Dist. 11 — To Statutory Revision.)

HB 989, relative to the United Baptist Convention of New Hampshire. (Rules Committee for Roberts of Belknap Dist. 6 — To Statutory Revision.)

HB 990, relative to the application of the minimum wage laws to certain employees of restaurants, hotels and similar businesses. (Clark of Strafford Dist. 4; Cote of Hillsborough Dist. 29 — To Executive Departments and Administration.)

HB 991, establishing an interim committee to study no-fault automobile insurance. (Radway of Grafton Dist. 9; Bigelow of Merrimack Dist. 3; Hamel of Rockingham Dist. 17; Raiche of Hillsborough Dist. 34 — To Banks and Insurance.)

HB 992, relative to regulation of private schools. (Zachos of Hillsborough Dist. 27 — To Education.)

HB 993, relative to the enforcement of the election laws. Zachos of Hillsborough Dist. 27 — To Statutory Revision.)

HJR 52, establishing a committee to study the time period on which the salaries of state employees are based. (Bourassa of Hillsborough Dist. 28 — To Executive Departments and Administration.)

HJR 53, in favor of Robert O. Blood of Concord. (Rules Committee for Rep. Davis of Merrimack Dist 21 — To Environmental Quality and Agriculture.)

SENATE MESSAGE
ADOPTION ENROLLED BILLS AMENDMENT

HB 207, relative to the control of radiation.

(Amendment printed in SJ 6-1-71)

ENROLLED BILLS REPORT

HB 528, authorizing town treasurers to deposit moneys in insured savings accounts.

HB 541, relative to town appropriations for Independence Day.

HB 671, to provide for historic districts in towns without zoning.

HB 751, clarifying the law relative to the board of trustees of New Hampshire colleges and providing for a student member thereof.

HJR 31, providing for taking the sense of the legal voters of the state on the question of calling a constitutional convention.

SB 104, providing standards for the marketing of maple syrup and authorizing the commissioner of agriculture to enforce these standards.

HB 599, providing for volunteer probation counsellors.

HB 621, increasing the authorized debt limit of the Pelham school district and the Windham school district.

HB 709, relative to the use of credit union funds.

HB 735, relative to unpaid rent for safe deposit boxes.

HB 808, relative to unfair sales practices and the enforcement of the unfair sales act.

Roxie A. Forbes
For The Committee

ENROLLED BILLS AMENDMENT

HB 207, relative to the control of radiation.

(Amendment printed in SJ 6-1-71)

The Clerk read the amendment in full.

Amendment adopted.

Rep. Richard Bradley moved that HB 163, relative to open space being used for recreation purposes, be taken from the table and referred to committee on Resources, Recreation and Development for interim study to report back by next regular legislature and spoke in favor of his motion.

Adopted.

COMMITTEE REPORTS

HB 721

establishing districts for the election of county commissioners in Carroll county. Inexpedient to legislate. Rep. Claffin for Carroll County Delegation.

Resolution adopted.

HB 967

relative to certain veterans preferences in public employment. Ought to pass. Rep. Hood for Claims, Military and Veterans Affairs.

Simply clarifies and updates present law. Does not alter the substance of existing law.

Ordered to third reading.

HB 961

relative to supervisory union number seven. Ought to pass. Rep. Abbott for Education.

Permits school district supervisory union No. 7 contract with supervisory union, Canaan, Vermont.

Ordered to third reading.

SB 79

creating a legislative commission to study and make recommendations relative to the expenditure of state funds for higher education and making an appropriation therefor. Ought to pass. Rep. Bowles for Education.

The purpose of the bill is to establish a legislative study of the effectiveness of the state's financial investment in public higher education.

Referred to Appropriations.

SB 101

providing for the recognition of "middle schools". Ought to pass. Rep. Townsend for Education.

Recognizes a procedure already in practice in many parts of the state.

Ordered to third reading.

HB 969

requiring certain labels on liquor and beverage containers. Inexpedient to legislate. Rep. Collishaw for Liquor Laws.

Resolution adopted.

HB 849

increasing the mileage and per diem allowance for sheriffs and their deputies. Refer to a special committee for the study of county legislation which shall be composed of nine members, of whom two shall be county commissioners appointed by the county commissioners association; two shall be citizens appointed by the governor and five shall be members of the general court appointed by the speaker of the house. It shall be the duty of this special committee to meet from time to time to consider HB 849 and any other proposed legislation concerning county government which may be referred to it and to report the same to the house of representatives at its next convening session. Rep. Hanson for Municipal and County Government.

Resolution adopted.

HB 463

providing for studies in each county to consider the advisability of home rule charter acts; amending certain provisions of the laws relative to counties and establishing a county regional government commission and making an appropriation therefor. Refer to a special committee for the study of county legislation. Rep. Hanson for Municipal and County Government.

Resolution adopted.

HB 939

relative to collecting taxes, penalties and interest resulting from a supplemental property assessment, and providing for a lien. Ought to pass. Rep. Allen for Municipal and County Government.

Ordered to third reading.

SB 111

permitting any town to account for a fiscal year basis, permitting semi-annual tax collection in all towns and providing for an optional town meeting date. Ought to pass with amendment. Rep. Hanson for Municipal and County Government.

AMENDMENT

Amend the bill by striking out section 3 and inserting in place thereof the following:

3 Semi-Annual Tax Collection. Amend RSA 76:15-a (supp) as inserted by 1969, 497:2 by striking out said section and inserting in place thereof the following: 76:15-a Semi-Annual Collection of Taxes in Certain Towns and Cities. Taxes shall be collected in the following manner in towns and cities which adopt the provisions of this section in the manner set out in section 15-b. A partial payment of the taxes assessed on April first in any tax year equal to one-half of the total taxes assessed for the previous tax year shall be due and payable on July first of the present tax year. A payment of the remainder of the taxes assessed on April first in the present tax year, equal to the total tax assessed on April first, minus the payment due on June first of that year shall be due and payable December first. Interest at the rate of six percent shall be charged on all taxes not paid between July first and December first. Interest charges after December first shall be in the amount prescribed in RSA 76:13.

Amend the bill by striking out sections 5 and 6 and inserting in place thereof the following:

5 Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted.

Ordered to third reading.

SB 47

relative to salary increases upon certification and eligibility for certification of certain medical personnel. Ought to pass. Rep. Barbara Thompson for Public Health and Welfare.

Incentive for a dentist or doctor employed by the state to become board certified in his specialty.

Referred to Appropriations.

SB 108

increasing the membership of the barbers' board. Ought to pass. Rep. Bernard for Public Health and Welfare.

Bill amended by Senate. Membership increased from three to five, and to serve five years.

Ordered to third reading.

HJR 46

directing a study of the feasibility of establishing a state park named for Alan B. Shepard in the area of Derry, Londonderry, Litchfield and Manchester. Ought to pass. Rep. Claflin for Resources, Recreation and Development.

Only objections at hearing were to subject matter of resolution rather than a study thereof. Feasibility study should deal with this.

Ordered to third reading.

HB 740

increasing the salaries of certain officials in Sullivan county. Ought to pass with amendment. Rep. Donald Chase for the Sullivan County Delegation.

AMENDMENT

Amend RSA 28:28, X as inserted by section 1 of the bill by striking out said paragraph and inserting in place thereof the following:

X. In Sullivan, two thousand dollars.

Amend RSA 104:3-a as inserted by section 3 of the bill by striking out said section and inserting in place thereof the following:

104:3-a Sullivan County; Appointment of Deputy Sheriff on Salary. The sheriff of Sullivan county may appoint, if funds are appropriated, a deputy sheriff who shall be paid an annual salary of six thousand dollars. Said salary shall be payment in full for all his services for the county. The county shall provide him with suitable transportation and he shall not be allowed the statutory rates for mileage allowable to other deputy sheriffs. He shall be allowed reasonable expenses incurred during the

performance of his duties and his expenses shall be subject to the approval of a justice of the superior court. For the service of civil writs and other process which he may perform he shall collect the usual fees allowed for such services and mileage and shall pay over directly to the county treasurer all such fees and mileage charges at the end of each month. He shall report annually to the sheriff the number of civil writs and other process served and the total amounts collected in fees and mileage charges paid over to the treasurer during the calendar year and said report shall be incorporated in the sheriff's annual report to the county commissioners.

Amend RSA 104:29, III as inserted by section 4 of the bill by striking out said paragraph and inserting in place thereof the following:

III. In Sullivan the annual salary of the sheriff shall be nine thousand dollars. Said salary shall be payment in full for all his services to the county. The county shall provide him with suitable transportation and he shall not be allowed the established rates for mileage allowable to other sheriffs. He shall be allowed reasonable expenses incurred during the performance of his duties and such expenses shall be subject to the approval of a justice of the superior court. For the service of civil writs and other process which he may perform he shall collect the usual fees allowed for such services and mileage and shall pay over directly to the county treasurer all such fees and mileage at the end of each month. He shall in his annual report to the county commissioners report the number of civil writs and other process served and the total amounts collected in fees and mileage charges paid over to the treasurer during the calendar year.

Amend the bill by striking out section 5 and inserting in place thereof the following:

5 Register of Deeds. Amend RSA 478:36 as inserted by 1967, 377:2 by striking out in line two the words "seven thousand" and inserting in place thereof the words (seventy-five hundred) so that said section as amended shall read as follows: 478:36 Salary. The register of deeds for Sullivan county shall be paid an annual salary of seventy-five hundred dollars.

6 Effective Date. Sections 1, 2, 3 and 4 of this act shall take effect January 1, 1971. Section 5 of this act shall take effect January 1, 1972.

Amendment adopted.

Ordered to third reading.

HB 894

requiring reflectorized number plates on motor vehicles. Inexpedient to legislate. Rep. Hamel for Transportation.

Committee feels that the other types of material available should be considered before any changes in the manufacturing process are made.

Resolution adopted.

HB 903

permitting number plates to be coated with reflectorized materials. Inexpedient to legislate. Rep. Hamel for Transportation.

Committee feels that the other types of material available should be considered before any changes in the manufacturing process are made.

Resolution adopted.

HB 390

imposing an income tax to reimburse towns and cities for revenue lost because of tax exemptions to the elderly providing tax relief for the elderly and making an appropriation therefor. Inexpedient to legislate. Rep. Beckett for Ways and Means.

A two-tenths of 1% income tax, earmarked for return to cities and towns for elderly exemptions.

Resolution adopted.

HB 620

to establish a criminal code. Ought to pass with amendment. Rep. Zachos for Judiciary.

For explanation of bill refer to House Journal of March 25, 1971.

AMENDMENT

Page references for amendment to HB 620, to establish a criminal code.

RSA 625:2, I, page 2

RSA 627:9, I, page 14

RSA 634:2, II, page 21

RSA 636:1, III, page 23

RSA 638, I, page 29

RSA 642:2, page 38

RSA 644:4, page 41

RSA 644:10, II, page 43

RSA 644:17 (new section), page 44

Amend 625:2, I, as inserted by section 1 of the bill by striking out said paragraph and inserting in place thereof the following:

I. This code shall take effect on November 1, 1973.

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 Effective Date. This act shall take effect as provided in RSA 625:2 as inserted by section 1 of the bill.

Amend RSA 627:9, I as inserted by section 1 of the bill by striking out in lines six, seven, eight and nine the words "A threat to cause death or serious bodily injury, by the production of a weapon or otherwise, does not constitute deadly force so long as the actor's purpose is limited to create an apprehension that he will use deadly force if necessary." so that said paragraph as amended shall read as follows:

I. "Deadly force" means any assault or confinement which the actor commits with the purpose of causing or which he knows to create a substantial risk of causing death or serious bodily injury. Purposely firing a firearm capable of causing serious bodily injury or death in the direction of another person or at a vehicle in which another is believed to be constitutes deadly force.

Amend the bill by striking out RSA 634:2, II as inserted by section 1 of the bill and inserting in place thereof the following paragraph:

II. Criminal mischief is a class B felony if the actor purposely causes or attempts to cause

(a) pecuniary loss in excess of one thousand dollars; or

(b) a substantial interruption or impairment of public communication, transportation, supply of water, gas or power or other public service.

Amend the bill by striking out RSA 636:1, III and inserting in place thereof the following:

III. Robbery is a class B felony, except that if the defendant
(a) was actually armed with a deadly weapon; or

(b) reasonably appeared to the victim to be armed with a deadly weapon;

(c) inflicted or attempted to inflict death or serious injury on the person of another, the offense is a class A felony.

Amend the bill by striking out RSA 638:4, I as inserted by section 1 of the bill and inserting in place thereof the following:

I. A person is guilty of issuing a bad check if he issues or passes a check for the payment of money knowing or believing that it will not be paid by the drawee and payment is refused by the drawee.

Further amend RSA 638:4 as inserted by section 1 of the bill by inserting after paragraph III the following new paragraph:

IV. Issuing a bad check is a class B felony if the face amount of the check exceeds one hundred dollars. Any other violation of this section is a misdemeanor.

Amend the bill by striking out RSA 642:2 as inserted by section 1 of the bill and inserting in place thereof the following:

642:2 Resisting Arrest or Detention. A person is guilty of a misdemeanor when he purposely interferes with a person recognized to be a law enforcement official seeking to effect an arrest or detention of himself or another regardless of whether there is a legal basis for the arrest.

Amend the bill by striking out the introductory paragraph of RSA 644:4 as inserted by section 1 of the bill, and inserting in place thereof the following:

644:4 Harassment. A person is guilty of a misdemeanor, and subject to prosecution in the jurisdiction where the telephone call originated or was received if, with a purpose to annoy or alarm another he

Amend RSA 644:10, II as inserted by section 1 of the bill by striking out said paragraph and inserting in place thereof the following:

II. The provisions of RSA 644:9 and RSA 644:10, I shall not apply to overhearing, disclosure or use of a telephone message by:

(a) an officer, employee, or agent of a telephone company in the normal course of employment while engaged in any activity which is a necessary incident to the rendition of service or to the protection of the rights or property of a telephone company, or

(b) a subscriber to telephone service through use of any telephone instrument, equipment or facility furnished to the subscriber by a telephone company in the ordinary course of its business and being used by the subscriber in accordance with applicable provisions of telephone company rules and regulations, as approved by the public utilities commission.

Amend the bill by inserting after RSA 644:16 as inserted by section 1 of the bill the following new section:

644:17 Concealment of Merchandise. Whoever, without authority, wilfully conceals the goods or merchandise of any store, while still upon the premises of such store, shall be guilty of a misdemeanor. Goods or merchandise found concealed upon the person shall be prima facie evidence of a wilful concealment.

Rep. Gordon moved that HB 620 be recommitted to committee and spoke in favor of his motion.

Reps. Zachos and Ouellette spoke against the motion.

(discussion)

Motion lost.

Amendment adopted.

Ordered to third reading.

HB 537

providing for liquor licenses for first class ballrooms. Ought to pass with amendment. Rep. Collishaw for Liquor Laws.

AMENDMENT

Amend section 1 of the bill by striking out the same and inserting in place thereof the following:

2 Effective Date. This act shall take effect upon passage.

Amendment adopted.

Rep. Enright moved that the words, inexpedient to legislate, be substituted for the committee report, ought to pass and spoke in favor of his motion.

Reps. Collishaw and D'Amante spoke against the motion.

(discussion)

Rep. MacDonald moved the previous question on the entire subject matter; sufficiently seconded.

Adopted.

Rep. Webster requested a division.

It being manifestly in the negative, the motion lost.

Ordered to third reading.

HB 688

providing junior and child ski rates for students who are residents of the state. Majority: Inexpedient to legislate; Rep. Claflin for Resources, Recreation and Development. Minority: Ought to pass. Reps. Williamson, Weilbrenner, Tilton, Poehlman, Kenneth Spalding, Schwaner, Rousseau, Robinson, Clear.

Rep. Williamson moved that the words, ought to pass, be substituted for the majority report, inexpedient to legislate, and spoke in favor of his motion.

Rep. Mayhew spoke against the motion.

(discussion)

Rep. Schwaner spoke in favor of the motion.

Rep. Dion moved the previous question on the entire subject matter; sufficiently seconded.

Adopted.

Motion adopted.

Ordered to third reading.

HB 768

relative to sewer rates. Inexpedient to legislate. Rep. Claflin for Resources, Recreation and Development.

Reason: Possibly a court action situation rather than a legislative remedy.

Rep. Andrews moved that the words, ought to pass with

amendment, be substituted for the committee report, inexpedient to legislate, and spoke in favor of his motion.

AMENDMENT

Amend the bill by striking all after the enacting clause and inserting in place thereof the following:

1 Rentals. Amend RSA 252:10 as amended by 1961, 120:7 by striking out in lines eight, nine, ten, eleven and twelve the words "Such rents may be based upon either the metered consumption of water on premises connected with the sewer system, making due allowances for commercial use of water, the number and kind of plumbing fixtures connected with the sewer system or the number of persons served by said sewer system, or upon any other equitable basis." and inserting in place thereof the words (Except in the case of institutional, industrial or manufacturing use, the amount of such rents shall be based upon either the consumption of water on the premises connected with the sewer system, or the number of persons served on the premises connected with the sewer system, or upon some other equitable basis.) so that said section as amended shall read as follows: 252:10 Sewer Rentals. For the defraying of the cost of construction, payment of the interest on any debt incurred, management, maintenance, operation, and repair of newly constructed sewer systems, including newly constructed sewage or waste treatment and disposal works, the mayor and aldermen may establish a scale of rents to be called sewer rents, and to prescribe the manner in which and the time at which such rents are to be paid and to change such scale from time to time as may be deemed advisable. Except in the case of institutional, industrial or manufacturing use, the amount of such rents shall be based upon either the consumption of water on the premises connected with the sewer system, or the number of persons served on the premises connected with the sewer system, or upon some other equitable basis.

2 Effective Date. This act shall take effect sixty days after its passage.

Rep. Claflin spoke in favor of the motion.

Motion adopted.

Amendment adopted.

Ordered to third reading.

HJR 47, establishing a legislative committee to study the feasibility of reducing the size of the house and increasing the size of the senate, was granted a 3 day extension.

RECESS

AFTER RECESS

HJR 51

relative to retirement credit for Robert J. Prowse. Inexpedient to legislate. Rep. Hood for Claims, Military and Veterans Affairs.

Committee is unanimously opposed to these reinstatement bills. HJR 51 offers no circumstances which merit favorable consideration over similar bills which the house has killed.

Rep. Chandler moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke in favor of the motion.

(discussion)

Reps. Hardy and Greenwood spoke against the motion.

Motion lost.

Resolution adopted.

The Speaker called for the special order for 11:01.

HB 626

to require higher safety standards in the construction of driveways and other accesses to the public ways.

Rep. Williamson moved that HB 626 be placed on second reading and spoke in favor of his motion.

Rep. Hamel spoke in favor of the motion.

Adopted.

Rep. Williamson offered the following amendment.

AMENDMENT

Amend RSA 249:17, III as inserted by section 1 of the bill by striking out said paragraph and inserting in place thereof the following:

III. For access to a proposed commercial or industrial enterprise, or to a subdivision, all of which for the purposes of this section shall be considered a single parcel of land, even though acquired by more than one conveyance or held nominally by more than one owner:

(a) Said permit application shall be accompanied by engineering drawings showing information as set forth in paragraph II.

(b) Unless all season safe sight distance of four hundred feet in both directions along the highway can be obtained, the commissioner shall not permit more than one access to a single parcel of land, and this access shall be at that location the commissioner determines to be safest. The commissioner shall not give final approval for use of any additional access until it has been proven to him that the four hundred foot all season safe sight distance has been provided.

(c) For the purposes of this section, all season safe sight distance is defined as a line which encounters no visual obstruction between two points, each at a height of three feet nine inches above the pavement, and so located as to represent the critical line of sight between the operator of a vehicle using the access and the operator of a vehicle approaching from either direction.

Rep. Williamson explained the amendment.

Amendment adopted.

Ordered to third reading.

Reps. Russell Chase and James O'Neil moved that the rules of the House be so far suspended as to take up CACR 1, 4, 11, 13, 14, 15, 20, 21, 23, 24, 25 and 27 at the present time and all committee reports, inexpedient to legislate, be adopted at the present time.

Adopted.

CACR 1

Relating to: Legal Voting Age. Providing that: Eighteen year olds may vote, and derive thereby such other rights as are prescribed by law and the constitution, including but not limited to holding certain public offices.

CACR 4

Relating to: Special session organizational meetings of the legislature. Providing that: The legislature shall meet on the first Tuesday of December after the general election only for organizational purposes, and shall start its regular sessions, as now, on the first Wednesday of January.

CACR 11

Relating to: The Incompatability of Serving as a Member of the General Court while being Employed by the State or any Governmental Subdivision Thereof. Providing that: No Person shall Sit as a Member of the General Court While he is Employed by the State or any Governmental Subdivision Thereof, if He Receives Total Annual Remuneration of Three Thousand Dollars or More from Such Employment.

CACR 13

Relating to: The Origination of Revenue-Raising Bills. Providing that: Either the House or the Senate May Originate Revenue-Raising Bills.

CACR 14

Relating to: County Elected Officials Holding Offices in the State Government, and Providing that: Elected County Officials be Disqualified from Holding the Office of Governor, Member of the General Court, or Governor's Council.

CACR 15

Relating to: The Trial of Crimes. Providing that: District Courts may Try Crimes Committed in a County Other than the County Where the Court Sits.

CACR 20

Relating to: Decreasing the Membership of the House and Providing for Apportionment, and Providing that: The Membership of the House shall be Not Less than One Hundred Seventy-five or More than Two Hundred and Providing for Apportionment.

CACR 21

Relating to: Establishing a two year term for Attorney General. Providing that: The Attorney General shall be Elected Biennially for a two year term.

CACR 23

Relating to: Decreasing the Membership of the House, In-

creasing the Membership of the Senate, Changing Senate Quorum Requirements, and Providing for Apportionment, and Providing that: The Membership of the House Shall be Decreased to One Hundred Sixty, the Membership of the Senate Shall be Increased to Forty, Changing Senate Quorum Requirements, and Providing for Apportionment.

CACR 24

Relating to: Establishment of the office of Lieutenant Governor and abolishment of the council. Providing that: A lieutenant Governor shall be elected who shall perform such duties as designated by the Governor and Providing that: The council shall be abolished.

CACR 25

Relating to: Compensation of the Members of the Legislature. Providing that: Each Senator and Representative receive Twenty-five Dollars Per Diem for Each Day of Attendance in Addition to Compensation and Mileage Presently Provided.

CACR 27

Relating to: Line Item Veto and Legislative Mileage for Additional Deliberation After Such Line Item Veto. Providing that: Separate Items in an Appropriation Bill May be Vetoed or Reduced by the Governor and that Legislative Mileage Shall be Paid for Attendance in Consideration of Such Veto.

RECONSIDERATION

Rep. Bednar, having voted with the majority, moved that CACR 25 be excluded from the list of resolutions "inexpedient to legislate" and spoke in favor of the motion.

Adopted.

Rep. Bednar moved that CACR 25 be laid on the table.

Adopted.

Rep. David Bradley explained HB 105, clarifying the commitment of juveniles.

Rep. Doris Lynch moved that HB 105 be taken from the table.

Adopted.

Rep. David Bradley moved HB 105 be ordered to third reading at the present time.

(discussion)

Reps. David Bradley and Cleon Heald answered questions.

Rep. Cleon Heald spoke in favor of the motion.

Ordered to third reading.

SENATE MESSAGE

ACCEDED TO REQUEST FOR COMMITTEE OF CONFERENCE

HB 730, relative to changing unsecured loan limitations of building and loan associations, cooperative banks or savings and loan associations.

The President appointed Senators Ferdinando and Morrisette.

COMMITTEE REPORTS CONTINUED

HB 606

making appropriations for capital improvements. Ought to pass with amendment.

AMENDMENT

Amend the bill by striking out sections 1 and 2 and inserting in place thereof the following:

1 Appropriation. The sum of three million eight hundred forty three thousand one hundred sixty five dollars is hereby appropriated for the projects detailed in this section for the purpose of capital improvements and long term repairs, which purpose includes such related improvements, facilities, equipment, and furnishings as are necessary to complete the same.

The appropriations for the projects are as follows:

I. Adjutant General

Boiler replacement-Milford & Somersworth	18,500
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II. Administration and Control

(a) New State House roof	40,000
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(b) Rework & moisture proof masonry light well, State House	48,000	
(c) New cafeteria kitchen, State House	45,000	
(d) Archives	93,300	
		<hr/>
Total paragraph II		226,300

III. Aeronautics Commission

(a) Keene Dillant-Hopkins airport		
Runway over run cost	36,683	
Less local and federal	22,010	
Net appropriation		14,673
(b) Nashua-Boire field		
New control tower	150,000	
Less local & New England regional commission	145,000	
		<hr/>
Net appropriation		5,000
(c) Laconia municipal airport		
Additional amount for NAVAID		18,000
		<hr/>
Total paragraph III		37,673

IV. Education

(a) Portsmouth vocational technical college		
Equipment—air compressor, electric furnace, adaptor and milling machine	16,300	
(b) Manchester vocational technical college		
Equipment—AC/DC mobile console and mobile bench service turret	15,200	
(c) Berlin vocational technical college		
New equipment—engine lathe & electronic lab equipment	16,000	
(d) Concord technical institute		
Expand kitchen and food storage	130,000	
		<hr/>
Total paragraph IV		177,500

V. Health and welfare

(a) N. H. Home for the Elderly	
(1) Convert to cafeteria feeding	50,000

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|--|---------|
| (2) Convert storage to recreation
and therapy | 10,000 |
| (3) Addition to service
building | 135,000 |

Total	195,000
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- | | |
|---------------------------------|---------|
| (b) New Hampshire Hospital | |
| (1) Emergency and exit lighting | 100,000 |
| (2) Flatiron machine | 40,000 |

Total	140,000
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- | | |
|---|--|
| (c) Laconia state school and training
center | |
|---|--|

- | | |
|---|------------|
| (1) Education-training complex
building | 2,019,292* |
| (2) Water tank installation | 90,000 |
| (3) Improvements & repairs
Roof repairs, heating zones
and motorized valves for
various buildings, convert
Rice building to steam,
Felker building shower
room renovation | 148,500 |

*Includes additional 100,000
for therapy pool

Total	2,257,792	
Total paragraph V		2,592,792

VI. Industrial school

- | | | |
|---|--------|---------|
| (a) Boiler replacement | 85,000 | |
| (b) Roof replacement and renovations
to existing buildings | 17,900 | |
| Total paragraph VI | | 102,900 |

VII. Resources and Economic Development Division of Parks

- | | | |
|----------------------------------|---------|---------|
| (1) Engineering and construction | | |
| (a) Franconia Notch State Park | | |
| i. Tramway cables | 150,000 | |
| ii. Base shelter | 225,000 | |
| Total Franconia Notch | | 375,000 |

(b) Bear Brook		25,000
(c) Moose Brook	25,000	
less federal funds	12,500	
	<hr/>	
net appropriation		12,500
(d) Hampton Seawall		24,000
(e) Pisgah road improvement	125,000	
less federal funds	62,500	
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net appropriation		62,500
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Total paragraph VII		499,000

VIII. Soldiers' home

(a) Renovate west wing, main building	120,000	
(b) Renovate east wing, main building	15,000	
	<hr/>	
Total		135,000
Less federal matching		67,500
		<hr/>
Net appropriation—Total paragraph VIII		67,500

IX. State prison

New roof east side main cell block	17,000
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X. Water Resources Board

Dam repairs	
(a) Silver Lake—Harrisville	15,000
(b) Webster Lake	20,000
(c) Sunapee Lake	30,000
(d) Northwood Lake	25,000
Total paragraph X	90,000

XI. Port Authority

Rebuild pilings at Barker wharf (tanker dock facilities)	14,000
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Total Section 1

3,843,165

2 Appropriation. The sum of two million six hundred ninety two thousand dollars is hereby appropriated for the projects detailed in this section for the purpose of purchasing, constructing, furnishing and equipping new educational facilities and alterations and additions to certain present buildings, services, and utilities at the University of New Hampshire as follows:

I. Durham campus		
Alterations and renovation to James, Kingsbury, Morrill, Murkland Halls and Hood House		825,000
II. Keene campus		
Library addition, working drawings		57,000
III. Plymouth campus		
(a) Remodeling of Guy Speare School for administration building	525,000	
(b) Design of college academic building	175,000	
(c) Campus lighting	60,000	
Total paragraph III		760,000
IV. Merrimack valley branch		
Design and land acquisition, phase I,*		
Dunbarton road site, Manchester		500,000
*subject to satisfactory test boring by public works		
V. Land acquisition — all campus'		150,000
VI. New England network		
New studio equipment		400,000
Total section 2		<u>2,692,000</u>

3 Appropriation. The sum of three million, forty-five thousand dollars is hereby appropriated for the purpose of constructing, furnishing, and equipping housing, dining facilities and utilities at the University of New Hampshire as follows:

I. Durham campus		
Resident Hall, 300 students, plans and design	120,000	
Total paragraph I		120,000
II. Keene campus		
(a) New residence hall	2,225,000	

(b) Additional dining facilities	250,000
(c) Married students' house	450,000
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Total paragraph II	2,925,000
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Total section 3	3,045,000
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4 Repair of old Post Office building.

The Dept. of Public works directed to expend the unexpended two hundred thousand dollars authorized by Chapter 505 of the laws of 1969 to repair the roof of the old Post Office building and to repair or replace the heating system in such a way as to provide useable space in the building for legislative hearing rooms, legislative office space, and other facilities for the Legislature.

5 Expenditures, General. The appropriation made for the purposes mentioned in section 1 and the sums available for those projects shall be expended by the trustees, commission, commissioner, or department head of the institutions and departments referred to herein, provided that all contracts for projects and plans and specifications therefor, shall be awarded in accordance with the provisions of RSA 228.

6 Expenditures, University of New Hampshire.

I. The appropriations made for the purposes mentioned in sections 2 and 3 and the sums available for those projects shall be expended by the trustees of the University of New Hampshire. All contracts for the construction of all or any part of said building or facilities shall be let only after competitive sealed bids have been received and only after an advertisement calling for such bids has been published at least once in each of two successive calendar weeks in a newspaper of general circulation in New Hampshire or in a trade journal known to be circulated among the contractors from whom bids will be sought with the state of New Hampshire or elsewhere in the area. The first publication of such advertisement shall be not less than thirty days prior to the date the bids will be received.

II. Availability of Appropriation. The appropriations made in sections 2 and 3 are available for all costs incident to the erection, furnishing, and equipping of these facilities in-

cluding the necessary extension of utilities and includes the cost of services of architects, engineers, and other consultants of such kind and capacity as the University Board of Trustees may, in its discretion, wish to employ on such terms and conditions as the Board determines, and include the cost of furnishings and equipping the facilities with moveable equipment and furnishings not affixed to the building, and which are not listed in the specifications approved for implementation of the construction plans. These monies shall be spent under the direction of the University board of trustees.

III. Rejection of Low Bids. If, in the judgment of the trustees of the University, just cause exists indicating the lowest bid should be rejected, then the contract may be awarded to the next lowest bidder, or if the next lowest bid should be rejected, the contract may be awarded to the third lowest bidder.

IV. Rejection of all Bids. The board of trustees of the University has the right to reject any and all bids and, if the lowest bid is in excess of the appropriation, the board has the right to negotiate with the low bidder or with the three lowest bidders for a contract for the construction upon terms considered most advantageous to the university. If only one bid is received, the board of trustees may negotiate a contract for the construction on terms considered most advantageous to the university and to the state. Any authorization contained in this act which is at variance with the requirements of applicable federal law and regulations shall be controlled by the terms of the federal law and regulations.

7 Land Acquisition. Any land acquired under the appropriations made in section 1, except such land, if any, as may be acquired under the appropriation for water resources board, shall be purchased by the commissioner of public works and highways, with the approval of governor and council.

Further amend the bill by striking out all after section 1 and inserting in place thereof the following:

8 Bonds Authorized. To provide funds for the appropriations made in section 1, 2, and 3 of this act the state treasurer is hereby authorized to borrow upon the credit of the state not exceeding the sum of nine million five hundred eighty thousand one hundred sixty-five dollars and for said purpose may issue bonds and notes in the name and on behalf of the state of New Hampshire in accordance with the provisions of RSA

6-A. Provided however that the bonds issued for the purposes of section 3 of this act shall have a maturity date of thirty years from the date of issue.

9 Maturity date of Unissued 1969 Bond Authorization for the University of New Hampshire. Any bonds authorized for the University of New Hampshire by Chapter 505: section 3 laws of 1969 which are unissued upon passage of this act shall have a maturity date of thirty years from the date of issue.

10 Payments. The payment of principal and interest on bonds and notes issued for the projects in section 1, 2, and 3 shall be made when due from the **general funds of the State**.

11 Liquidation. The state treasurer is authorized to deduct from the fund accruing to the university under RSA 187:24, or appropriation in lieu thereof, for each fiscal year such sums as may be necessary to meet interest and principal payments in accordance with the terms and conditions of the bonds or notes issued for the purposes of sections 2 and 3 hereof.

12 Powers of Governor and Council. The governor and council are hereby authorized and empowered:

I. To establish the priority of undertaking any projects hereinbefore enumerated in section 1.

II. To cooperate with and enter into such agreements with the federal government or any agency thereof, as they may deem advisable, to secure federal funds for the purposes hereof.

III. To accept any federal funds which are or become available for any project under section 1 beyond the estimated amounts. Such funds shall reduce appropriations and the board authorizations made under these sections accordingly.

13 Transfers. The individual project appropriation, as provided in section 1, 2, and 3 shall not be transferred or expended for any other purposes; provided, however, that the governor and council may transfer any balance estimated to be available upon completion of an individual project to other projects within the same section.

14 Appropriation Extension. The appropriation provided for capital improvements for the water resources board by Laws of 1965, Chapter 281, section 1, paragraph X as extended for use by Laws of 1967, chapter 394, section 15 and by Laws of

1969, Chapter 351, shall be available for expenditure until June 30, 1973.

15 Effective Date. This act shall take effect July 1, 1971.

Rep. Raymond explained the committee recommendations.

(discussion)

Reps. Raymond and Trowbridge answered questions.

Rep. Streeter moved the previous question on the committee amendment alone; sufficiently seconded.

Committee amendment adopted.

Reps. James O'Neil and Raiche offered the following amendment.

AMENDMENT

Amend the bill by striking out section 15 and inserting in place thereof the following:

15 Debt Limitation of Industrial Development Authority Increased. Amend RSA 162-A:12 (supp), as amended, by striking out in line three the word "seven" and inserting in place thereof the word (thirteen) and by striking out in line four the word "four" and inserting in place thereof the word (ten) so that said section as amended shall read as follows: 162-A:12 Debt Limitation. The authority may issue bonds and notes as follows: (1) The authority may issue bonds or notes in an amount not to exceed thirteen million dollars at any one time, of which amount not more than ten million dollars shall be in connection with industrial projects, not more than one million dollars shall be in connection with projects for recreational facilities, and not more than two million dollars shall be in connection with projects for access roads to public airports and industrial areas. (2) In addition to bonds and notes permitted under paragraph (1) above, the authority may issue bonds and notes in an amount not exceeding five million dollars at any one time on industrial facilities to be used for the following purposes: (a) For loans which shall not exceed thirty percent of the appraised value of the industrial facility for which the loan is made. Payment of bonds or notes so issued may be subordinated to loans made by lending institutions operating under state or national charters. Such loans by the authority shall provide

for amortization and interest rates at least equal to the terms contained in the loans made by the private lending institution and shall be secured by a second mortgage on the industrial facility. (b) For loans which may be made in participation with lending institutions operating under state or national charters, but such participation shall not exceed fifty percent of the total granted by such institution and any such loan shall under paragraph (2) hereof shall be limited to borrowers whose industrial facilities are located in New Hampshire and which have been displaced, acquired or condemned under federal, state, county or municipal redevelopment, rehabilitation and highway projects. Any revenue bonds issued by the authority which, by the terms of repayment, are not an obligation of the authority or the state but are entirely supported and guaranteed by the revenue contract of a leasing corporation, shall not be included in determining the maximum amount of notes and bonds authorized herein.

16 Effective Date. This act shall take effect July 1, 1971.

The Clerk read the amendment in full.

Reps. O'Neil and Raiche explained the amendment.

(discussion)

Rep. Dion moved the previous question on the entire capital budget; sufficiently seconded.

Rep. Gordon requested a division.

269 members having voted in the affirmative and 3 in the negative, the O'Neil-Raiche amendment was adopted.

HB 606 ordered to third reading.

Reps. James O'Neil and Raiche moved that the rules of the House be so far suspended as to take up at the present time all Ways and Means reports listed in the Calendar of June 2nd, 3rd and 4th as inexpedient to legislate and those bills listed below be declared inexpedient to legislate.

Adopted by the necessary two-thirds.

HB 198

providing that the state shall reimburse cities and towns for taxes lost because of exemptions to the elderly and making an appropriation therefor.

HB 349

relative to distribution of receipts from broad base taxes.

HB 254

providing for an additional exemption on interest and dividends tax at age sixty-two and over.

HB 786

requiring publication of the value of tax exempt property and establishing a committee to study property tax exemptions.

HB 457

to legalize dog racing in New Hampshire and to establish a state dog racing commission.

HB 447

to legalize greyhound racing in New Hampshire and to establish a state greyhound racing commission.

HB 52

to legalize greyhound racing in New Hampshire and to establish a state greyhound racing commission.

HB 795

relative to the interest rate on delinquent real property taxes.

HB 338

providing that the state shall reimburse cities and towns for tax losses incurred through exemptions granted to the elderly and making an appropriation therefor.

HB 321

to provide a periodic cost of living increase to the five thousand dollar exemption on residential real property taxation for persons over seventy.

HB 483

eliminating the limit on assets as a qualification for exemption for elderly persons.

HB 261

increasing the assets an individual may own and still qualify for real estate exemption for those persons over seventy years.

HB 511

providing an exemption to persons over sixty-five against their real estate tax.

HB 521

limiting the real estate tax payable by persons over sixty-five to five percent of their gross income.

HB 523

providing for an exemption to persons over sixty-five for that portion of their real estate tax which is attributable for education.

The Speaker interpreted Joint Rule 22 to mean that the operating budget and the capital budget must be adopted by the first Thursday in June which this year is June 3rd. Under Rule 12 all House Bills must clear the House by the second Thursday in June which this year is June 10th.

Reps. James O'Neil and Raiche moved that HB 918 be made a special order for 11:01 tomorrow.

Adopted.

NOTICE OF RECONSIDERATION

Rep. Rodgers served notice that today or some subsequent day he would ask reconsideration of the action of the House in ordering to third reading HB 939, relative to collecting taxes, penalties and interest resulting from supplemental property assessment, and providing for a lien.

On motion of Rep. James O'Neil the rules of the House were so far suspended as to permit business in order at the late session to be in order at the present time, that third reading of bills be by title only, resolutions by caption only, and that when the House adjourns today it be to meet tomorrow at 10:00 o'clock.

LATE SESSION

(Rep. James O'Neil in the Chair)
Third Readings and Passage by House

HB 967, relative to certain veterans preferences in public employment.

HB 961, relative to supervisory union number seven.

SB 101, providing for the recognition of "middle schools".

SB 111, permitting any town to account on a fiscal year basis, permitting semi-annual tax collection in all towns and providing for an optional town meeting date.

SB 108, increasing the membership of the barbers' board.

HJR 46, directing a study of the feasibility of establishing a state park named for Alan B. Shepard in the area of Derry, Londonderry, Litchfield and Manchester.

HB 740, increasing the salaries of certain officials in Sullivan county.

HB 537, providing for liquor licenses for first class ballrooms.

HB 688, providing junior and child ski rates for students who are residents of the state.

HB 768, relative to sewer rates.

RECONSIDERATION

Rep. Andrews, having voted with the majority, moved that the House reconsider its action in passing HB 768 and spoke against the motion.

Motion lost.

HB 626, to require higher safety standards in the construction of driveways and other accesses to the public ways.

HB 105, clarifying the commitment of juveniles.

RECONSIDERATION

Rep. Drabinowicz, having voted with the majority, moved that the House reconsider its action in passing HB 105 and spoke against the motion.

Motion lost.

HB 620, to establish a criminal code.

RECONSIDERATION

Rep. Zachos, having voted with the majority, moved that the House reconsider its action in passing HB 620 and spoke against the motion.

Motion lost.

HB 606, making appropriations for capital improvements.

RECONSIDERATION

Rep. Trowbridge, having voted with the majority, moved that the House reconsider its action in passing HB 606 and spoke against the motion.

Motion lost.

On motion of the entire Appropriations Committee, the House adjourned at 4:24 P.M.

Thursday, 3Jun71

The House met at 10:00 o'clock.

Prayer was offered by House Chaplain Rev. William L. Shafer.

"We pray for the prosperity of our country, and for her victory under arms; that justice, mercy, and peace continue to characterize her government, and that they shall rule all nations. We pray that the divine presence may still guide and bless our chief magistrate, those associated with his executive trust, and our national judiciary; give to our congress wisdom, and uphold our nation with the right arm of His righteousness." As we pray for our nation, so pray we for our State of New Hampshire. Amen.

(. . . adapted from a Prayer for State Leaders by Mary Baker Eddy in "Christian Science Versus Pantheism.")

Rep. Sears led the Pledge of Allegiance.

LEAVES OF ABSENCE

Reps. Donald Chase, Douglas Stevenson and Perkins, the day, important business.

SENATE MESSAGES
CONCURRENCE

HB 477, relative to fees for registration as professional engineer.

HB 519, relative to the fees charged in the registry of deeds of Carroll County.

HB 528, authorizing town treasurers to deposit moneys in insured savings accounts.

HB 541, relative to town appropriations for Independence Day.

HB 599, providing for volunteer probation counsellors.

HB 621, increasing the authorized debt limit of the Pelham school district and the Windham school district.

HB 671, to provide for historic districts in towns without zoning.

HB 709, relative to the use of credit union funds.

HB 735, relative to unpaid rent for safe deposit boxes.

HB 808, relative to unfair sales practices and the enforcement of the unfair sales act.

HJR 31, providing for taking the sense of the legal voters of the state on the question of calling a constitutional convention.

HB 268, relative to unauthorized insurance.

HB 303, to extend the jurisdiction of police in the apprehension of motor vehicle registration violators to include semi-public parking lot.

HB 304, relative to requirements for obtaining a license for granting small loans.

HB 517, relative to the name of cooperative banks, building and loan associations or savings and loan associations.

HB 648, enacting an insurance holding company act.

NON-CONCURRENCE

HB 12, amending the Lebanon city charter to provide for three-year terms for city councilors, three to be elected annually.

HB 11, to provide for the annual election of officials of Lebanon School District at the same time as the election of city or state officials.

HB 190, providing for competitive examinations for the selection and promotion of police officers and establishing a

probationary period for newly selected police officers in towns.

CONCURRENCE ON HB WITH AMENDMENT

HB 181, to provide for the regulation of title insurance.

(Amendment printed in SJ 6-2-71)

Rep. Bigelow moved that the House non-concur with the Senate amendment and that a committee of conference be established.

Adopted.

The Speaker appointed Reps. Bigelow, Woodward and Tremblay.

INTRODUCTION OF SENATE BILLS AND SJRs

SB 30, relative to the time after which the requirements of filing proof of financial responsibility may be waived. Banks and Insurance.

SB 80, providing veterinary medical education at Ohio State University for New Hampshire residents and making an appropriation therefor. Appropriations.

SB 86, creating the position of executive director of the commission on the arts. Executive Departments and Administration.

SB 130, relative to expert witness fees in superior court cases. Judiciary.

SB 197, establishing the salary of the pesticides surveillance scientist. Appropriations.

SJR 14, relative to retirement credit for George R. Merrifield. Claims, Military and Veterans Affairs.

SJR 20, in favor of Mrs. Ann Morrell. Claims, Military and Veterans Affairs.

ENROLLED BILLS REPORT

HB 519, relative to the fees charged in the registry of deeds of Carroll County.

Roxie A. Forbes
For The Committee

COMMITTEE REPORTS

HB 947

relative to the notification by insurance companies to their insured of the final cost of settlement of automobile claims. Inexpedient to legislate. Rep. Cook for Banks and Insurance.

Not necessary as this information is presently available from the companies through the agents.

Resolution adopted.

HB 964

relative to real estate investments by cooperative banks, building and loan associations, savings and loan associations and federal savings and loan associations. Ought to pass with amendment. Rep. Lamy for Banks and Insurance.

Establishes limit on investment real estate by cooperative banks and building and loan associations and savings and loan associations.

AMENDMENT

Amend the title of the bill by striking out the same and inserting in place thereof the following:

AN ACT

relative to real estate investments by cooperative banks, building and loan associations and savings and loan associations.

Amend section 1 of the bill by striking out the same and inserting in place thereof the following:

1 Real Estate Investments. Amend RSA 393:24 by inserting after paragraph II the following new paragraph: III. A cooperative bank, building and loan association and savings and loan association, may invest its assets in fee simple interests in real estate which the association may from time to time acquire by foreclosure, by the acceptance of a deed in lieu of foreclosure, or by purchase. The association may lease and convey real estate so acquired and may invest their assets in the improvement or development of such real estate. The book value of the investments in real estate acquired by an association under the authority of this section, other than by foreclosure, shall not exceed ten percent of its share capital and deposits. The authority to purchase real estate shall be limited to real estate located in New Hampshire.

Amendment adopted.

Ordered to third reading.

HB 979

prohibiting the sale or installation of certain space heaters. Ought to pass. Rep. Lamy for Banks and Insurance.

Protects the general public from purchasing unsafe space heaters.

Ordered to third reading.

SB 161

increasing the penalties for throwing trash on highways or highway rights-of-ways. Ought to pass with amendment. Rep. Greene for Environmental Quality and Agriculture.

Self-explanatory.

AMENDMENT

Amend section 2 of the bill by striking out the same and inserting in place thereof the following:

2 Evidence of Violation. Amend RSA 262-A by inserting after section 83 the following new section: 262-A:83-a Evidence. When any violation of RSA 262-A:83 has been observed by any person, and the matter disposed of has been ejected from a motor vehicle, such observation is prima facie evidence that the operator of such motor vehicle has committed the violation.

Amendment adopted.

Ordered to third reading.

HB 665

relative to the administration of small estates. Inexpedient to legislate. Rep. Palmer for Judiciary.

Bill would have raised limit on administration of small estates from \$500 to \$1000. Committee felt that small estates can be administered as well under other sections of the law.

Resolution adopted.

HB 912

prohibiting liquor licenses or permits to organizations which discriminate. Inexpedient to legislate. Rep. Andrews for Judiciary.

Bill aimed to prevent discrimination on the basis of race, religion or national origin. There must be some better way to attack the problem.

Resolution adopted.

HB 949

to provide for the settlement of disputes over the title to real and personal property. Inexpedient to legislate. Rep. Sawyer for Judiciary.

Subject matter previously covered by HB 848.

Resolution adopted.

SB 62

establishing statutory rights in lieu of dower and curtesy. Ought to pass. Rep. Margaret Griffin for Judiciary.

Abolishes ancient rights of dower and curtesy and replaces them with specified statutory shares. Also simplifies procedures and prevents loss of rights if surviving widow neglects to waive her dower rights in favor of her statutory rights.

Ordered to third reading.

SB 112

relative to fingerprinting all state employees. Inexpedient to legislate. Rep. Palmer for Judiciary.

Committee felt that there was no convincing need for the bill.

Resolution adopted.

HB 569

relative to qualifications for the serving of liquor or beverages. Ought to pass with amendment. Rep. Callishaw for Liquor Laws.

AMENDMENT

Amend section 3 of the bill by striking out the same and inserting in place thereof the following:

3 Effective Date. This act shall take effect upon passage.

Amendment adopted.

Ordered to third reading.

HB 619

amending the New Hampshire unit ownership of real property act. Ought to pass with amendment. Rep. Hanson for Municipal and County Government.

AMENDMENT

Amend the bill by striking out everything after the enacting clause and inserting in place thereof the following:

1 Condominium Floor Plans. Amend RSA 479-A:12 as inserted by 1965, 155:1 by striking out said section and inserting in place thereof the following: 479-A:12 Copy of Floor Plans to be Filed. Simultaneously with the recording of the declaration there shall be filed in the office of the recording officer a set of the floor plans of the building showing the layout, location, unit numbers and dimensions of the units, stating the name of the building or that it has no name, and bearing the verified statement of a registered architect or licensed professional engineer certifying that it is an accurate copy of portions of the plans of the building as filed with and approved by the municipal or other governmental subdivision having jurisdiction over the issuance of permits for the construction of buildings, if any. Said plans shall be drawn in full compliance with the requirements as to material, markings, size and other specifications as set forth in New Hampshire RSA 478:13-a, as amended, in those counties which have adopted the provisions of New Hampshire RSA 478:13-a, as amended. If such plans do not include a verified statement by such architect or engineer that such plans fully and accurately depict the layout, location, unit designations and dimensions of all of the units as built, there shall be recorded prior to each first conveyance of any particular unit with respect to which such a statement was not made an amendment to the declaration to which shall be attached a verified statement of a registered architect or licensed professional engineer certifying that the plans theretofore filed, or being filed simultaneously with such amendment, fully and accurately depict the layout, location, unit designations and dimensions of such particular unit as built. Such plans shall be kept by the recording officer, indexed in the same manner as a conveyance entitled to record.

2 Recording of Declarations. Amend RSA 479-A:14 as inserted by 1965, 155:1 by striking out said section and inserting

in place thereof the following: 479-A:14 Recording. The declaration, and amendment or amendments thereof, any instrument by which the provisions of this chapter may be waived, and every instrument affecting the property or any unit shall be entitled to be recorded. Neither the declaration nor any amendment thereof shall be valid unless duly recorded.

3 Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted.

Ordered to third reading.

HB 192

exempting Nashua from the payment of debt time limitation pursuant to changing the dates of the fiscal year. Ought to pass. Rep. Maurice Bouchard for Liquor Laws.

Ordered to third reading.

HB 892

providing for an annual salary for members of the Nashua board of education. Ought to pass. Rep. Maurice Bouchard for the Nashua Delegation.

Ordered to third reading.

HB 905

relative to the erection, maintenance and regulation of crematories. Ought to pass with amendment. Rep. Perkins for Public Health and Welfare.

AMENDMENT

Amend section 1 of the bill by striking out the same and inserting in place thereof the following:

1 Crematories. Amend RSA by inserting after chapter 325 the following new chapter:

Chapter 325-A Crematories

325-A:1 Erection and Maintenance of Crematories. Any resident of this state, or any corporation formed under the law of this state, may erect, maintain and conduct a crematory in this state and provide the necessary appliances and facilities for the disposal by incineration of dead human bodies, in accor-

dance with the provisions of this chapter. The location of such crematory shall be within the confines of an established cemetery, or shall be within the confines of a plot of land approved the disposal by incineration of dead human bodies, in accord for the location of a crematory by the selectmen of any town or the mayor and council or board of aldermen of any city; provided, in any town or city having a zoning commission, such commission shall have the authority to grant such approval. No such approval shall be granted except after a public hearing held on notice published in a newspaper having a substantial circulation in the town or city at least fifteen days before such hearing. No such crematory shall be erected until the plans therefor have been filed with and approved by the division of public health services; and no such crematory shall be used until it has been inspected and approved by said division. Any crematory which is in operation or existence at the time of the passage of this chapter shall be exempt from this section.

325-A:2 Records and Certificates. The owners or managers of each crematory shall keep books of record, which shall be open at reasonable times for inspection, in which shall be entered the name, age, sex and residence of each person whose body is cremated, the name and address of the funeral director in whose care the body has been entered, together with the authority for such cremation and the disposition of the ashes. The owners or managers of each crematory shall within six days complete the cremation permit and file same with the town clerks or the city clerks in which the crematory is located.

325-A:3 Cremations. The body of any deceased person may be disposed of by incineration or cremation in this state or may be removed from the state for such purpose. Any person, firm or corporation within the state, with the approval of the director of public health services may establish and maintain suitable buildings and appliances for the cremation of dead human bodies and, subject to the regulations of the said division, may cremate such bodies and dispose of the ashes of the same, provided that they do not interfere with public health laws and regulations. If death occurred in this state, the certificate of death required by law shall be filed with the town clerk or the city clerk of the town or city in which such person died. The body of a deceased person shall not be cremated within forty-eight hours after his decease unless he died of a contagious or infectious disease, and, if the death occurred within the state,

the body shall not be received or cremated by any person or firm authorized to cremate the bodies of the dead until such person or firm has received the certificate of burial permit required by law before burial, and a certificate from a medical referee or deputy medical referee that he has viewed the body and made personal inquiry into the cause and manner of death, and is of the opinion that no further examination or judicial inquiry concerning the same is necessary. For said certificate the medical referee shall receive a fee of fifteen dollars, payable by the person requesting the same. If the death occurs without the state, the reception and cremation of the body of a deceased person shall be governed by regulations made or approved by the director of public health services.

325-A:4 Containers. No dead body shall be removed, transported or shipped to any crematory unless encased in a casket or other suitable solid container made for such purpose. Such casket or container shall be incinerated with the dead human body.

325-A:5 Rules and Regulations. The director of public health services shall make such rules and regulations as are necessary to govern construction and operation of crematories and for the enforcement of this chapter.

325-A:6 Penalties. Any person who shall violate any sections of this chapter, or any rule or regulation made by the director of public health services, shall be fined not less than fifty nor more than one hundred dollars or imprisoned not less than thirty days nor more than one year, or both.

Amendment adopted.

Ordered to third reading.

HB 906

regulating prearranged funerals or burial plans, compensating the state board of registration of funeral directors and embalmers and regulating the exposing of corpses. Ought to pass with amendment. Rep. Perkins for Public Health and Welfare.

AMENDMENT

Amend RSA 325:48 as inserted by section 1 of the bill by striking out the same and inserting in place thereof the following:

325:48 Employment Prohibited. No person holding a license under this chapter shall be employed as a funeral home, funeral establishment, funeral director or embalmer by a cemetery, cemetery association, cemetery corporation or crematory, nor shall such person own or control a cemetery, cemetery association, cemetery corporation or crematory. This section shall not prohibit such person from (1) serving as an officer, director, or trustee of a cemetery, cemetery association, cemetery corporation, or crematory without pay or for a salary not exceeding five hundred dollars per year or (2) the employment by a cemetery, cemetery association, cemetery corporation, or crematory in capacities other than that of a funeral home, funeral establishment, funeral director or embalmer, or (3) taking bodies out of a grave and/or transferring such bodies to other graves.

Amend section 3 of the bill by striking out the same and inserting in place thereof the following:

3 Exposure of Deceased Human Bodies. Amend RSA 325 by inserting after section 40 the following new section: 40-a Deceased Human Bodies Exposed. No dead human body shall be exposed to the public for a period in excess of twenty-four hours unless said body is properly embalmed.

Amendment adopted.

Referred to Appropriations.

HB 496

redistricting the county commissioners districts in Rockingham county. Ought to pass with amendment. Rep. Cunningham for the Rockingham Delegation.

AMENDMENT

Amend section 1 of the bill by striking out in line five the word "Chester" and inserting in place thereof the word (Auburn) and by striking out in line eight the word "Auburn" and inserting in place thereof the word (Chester) so that said section as amended shall read as follows:

1 Districts Changed. Amend RSA 64:11, I by striking out said paragraph and inserting in place thereof the following: I. Rockingham: district 1, Portsmouth, Newington, Greenland, New Castle, Rye, Hampton, Hampton Falls, and North Hamp-

ton; district 2, Candia, Deerfield, Northwood, Nottingham, Raymond, Auburn, Epping, Freemont, Brentwood, Sandown, Danville, Plaistow, Newton, Seabrook, Kensington, South Hampton, East Kingston, Exeter, Stratham, Newfields, Newmarket and Kingston; district 3, Salem, Windham, Hampstead, Derry, Londonderry, Atkinson, and Chester.

Amend section 2 of the bill by striking out said section and inserting in place thereof the following:

2 Effective Date. This act shall take effect for all purposes for the election of commissioners at the 1972 biennial election, but shall not effect the terms of office or the validity of the election of the commissioners elected at the 1970 biennial election.

Amendment adopted.

Ordered to third reading.

SB 61

relative to imposing sentences of commitment in criminal cases. Inexpedient to legislate. Rep. Maguire for State Institutions.

Subject matter covered by other legislation.

Resolution adopted.

HB 827

to exempt sales of cigarettes to residents of the New Hampshire soldiers' home from the tobacco tax. Ought to pass with amendment. Rep. Head for Ways and Means.

Gives Soldiers' Home same privileges as Veterans Administration hospitals. Will cost state approximately \$76 a month in tax revenues.

AMENDMENT

Amend section 1 of the bill by striking out the same and inserting in place thereof the following:

1 Sales at Soldiers' Home. Amend RSA 78 by inserting after section 7-a the following new section: 78:7-b. Notwithstanding the provisions of RSA 78, no state tax shall be imposed on tobacco products sold at the New Hampshire soldiers' home to residents of said home; provided, that no such resident shall be permitted to purchase more than two such tax exempt cartons of cigarettes or equivalent products in any one week.

Amendment adopted.

Ordered to third reading.

HJR 18

relative to ascertaining the sense of the people of the state on the question of authorizing dog racing in the state. Ought to pass. Rep. Menge for Ways and Means.

Allows a referendum on the November, 1972 ballot in case HB 153 does not pass the Senate.

Ordered to third reading.

SB 133

relative to the Uniform Reciprocal Enforcement of Support Act. Ought to pass. Rep. Frizzell for Judiciary.

New Hampshire has the Uniform Enforcement Act. This bill closes certain loopholes and should make collections against deserting husbands easier and quicker.

Ordered to third reading.

BILL PLACED ON CALENDAR UNDER RULE 43 (Overdue for Hearing)

Resources, Recreation and Development

SB 39, relative to acquiring park and recreation areas in towns.

Placed on calendar for June 8.

BILLS PLACED ON CALENDAR UNDER RULE 57 (Overdue for Report)

Resources, Recreation & Development

HB 727, to insure completion of sewerage and pollution control projects.

HB 834, providing for day use passes in state parks and establishing the fees therefor.

HB 858, relative to the construction and reconstruction of highways in the area of dam sites and wetlands.

Constitutional Revision

HJR 47, establishing a legislative committee to study the feasibility of reducing the size of the house and increasing the size of the senate.

Municipal and County Government

HB 850, clarifying the powers of sheriffs and police officers.

Banks and Insurance

HB 803, relative to the retention of certain retirees as members of group health plans.

Placed on calendar for June 8.

Rep. Gerry Parker moved that HB 898, to reduce the terms of office of members and the membership of the Nashua board of education, and HB 899, providing for aldermanic confirmation of certain appointments made by the mayor of Nashua, be made a special order for 11:02, Tuesday next, and spoke in favor of his motion.

Adopted.

HB 15

relative to the practice of public accountancy and making an appropriation therefor. Ought to pass with amendment. Rep. Drake for Appropriations.

AMENDMENT

Amend the title of the bill by striking out the same and inserting in place thereof the following:

AN ACT

relative to the practice of public accountancy.

Amend RSA 309-A:8 as inserted by section 1 of the bill by striking out in the title of said section the word "Licensed" so that said title as amended shall read as follows:

309-A:8 Public Accountants.

Amend RSA 309-A:8, IV as inserted by section 1 of the bill by striking out said paragraph and inserting in place thereof the following:

IV. A person licensed by the board under this section shall be known as a "public accountant". Public accountants licensed hereunder shall have all the rights and privileges to which they were entitled prior to the enactment hereof, and shall be bound by the same code of ethics as are certified public accountants.

Amend RSA 309-A:9 as inserted by section 1 of the bill by striking out in line two the word "licensed" so that said section as amended shall read as follows:

309-A:9 Partnerships of Public Accountants. Nothing contained in this chapter shall prevent a partnership from using the words "public accountants" in connection with its firm name, provided that the resident partners or managers of such partnership directly engaged in the conduct of such practice within this state shall be public accountants licensed hereunder, and each partner thereof must be a licensed or registered public accountant of some state in good standing.

Amend RSA 309-A:11 as inserted by section 1 of the bill by striking out in line two the word "licensed" so that said section as amended shall read as follows:

309-A:11 Annual Permits. Annually, each certified public accountant, each public accountant, and each accounting practitioner shall file at the office of the board, giving his then residence and place of business and such other information as the board may require. The board shall have the power to designate the date of filing. The annual fee for such filing shall be set by the board in an amount not to exceed twenty-five dollars. The board shall thereupon file a duplicate of the filing in the office of the secretary of state. Each accountant filing shall be entitled to a permit from the board setting forth the fact of the annual filing, payment of the fee, and recording thereof. The fees collected under this chapter shall be paid into the state treasury, and the state treasurer, on warrant of the governor, shall pay out of the funds so paid into the treasury all expenses incident to the examination, the expenses of issuing certificates, licenses and registrations, and fees and expenses of the members of the board while performing their duties, and shall also place in the hands of the board as a working fund such sums as the governor may approve, the same to be advanced out of the fees paid into the treasury by the board. An account thereof shall be made to the state treasurer in accordance with the manual of procedures. No expenses incurred under this chapter shall be a charge against the general funds of the state.

Amend RSA 309-A:12, I and II as inserted by section 1 of the bill by striking out said paragraphs and inserting in place thereof the following:

I. No person shall assume or use the title or designation "certified public accountant" or the abbreviation "C. P. A." or any other title, designation, words, letters, abbreviation, sign, card, or device tending to indicate that such person is a certified public accountant, unless such person has received a certificate as a certified public accountant under RSA 309-A:3 or 6 and holds a permit issued under RSA 309-A:11 which is not revoked or suspended.

II. No person shall assume or use the title or designation "public accountant" or abbreviation "P. A.", or any other title, designation, words, letters, abbreviation, sign, card, or device tending to indicate that such person is a public accountant unless such person has received a certificate or license issued under this chapter and holds a permit issued hereunder which is not revoked or suspended.

Amend RSA 309-A:13 as inserted by section 1 of the bill by striking out in line five the word "licensed" so that said section as amended shall read as follows:

309-A:13 Practice of Public Accountancy. No person shall engage in the practice of public accountancy as defined in RSA 309-A:1, IV unless such person is the holder of a certificate, a license, or a registration issued by the board under this chapter. Nothing herein contained shall be construed to prohibit a certified public accountant, a public accountant, or an accounting practitioner of another state from temporarily practicing accountancy in this state in the performance of professional engagements originating in such other state as an incident to his regular practice of accountancy in such other state, provided that such temporary practice is conducted in conformity with the rules and regulations of professional conduct promulgated by the board of this state.

Amend RSA 309-A:14 as inserted by section 1 of the bill by striking out in lines four and five the word "licensed" so that said section as amended shall read as follows:

309-A:14 Practice of Public Accountancy with the Attest Function. No person shall engage in the practice of public accountancy with the attest function, as defined in RSA 309-A:1,V, in this state unless such person is a certified public accountant under this chapter. Persons who are certified public accountants, or public accountants of other states, may practice

public accountancy with the attest function in this state on a temporary basis in the performance of professional engagements originating in such other state as an incident to their regular practice in such other state, provided that such temporary practice is conducted in conformity with the rules and regulations of professional conduct promulgated by the board of this state.

Amend RSA 309-A:15, III as inserted by section 1 of the bill by striking out in lines two, three and five the word "licensed" so that said paragraph as amended shall read as follows:

III. Prohibit any person from serving as an employee of or assistant to a certified public accountant or co-partnership or corporation engaged in practice as certified public accountants or public accountants, provided that such employee or assistant shall work under the control and supervision of a certified public accountant or public accountant authorized to practice as such under this chapter.

Amend RSA 309-A:16, III and VII as inserted by section 1 of the bill by striking out said paragraphs and inserting in place thereof the following:

III. Violation of any of the provisions of RSA 309-A:12.

VII. In the case of a certified public accountant, cancellation, revocation, suspension, or refusal to renew authority to practice as a certified public accountant by any other state, for any cause other than failure to pay an annual registration fee in such other state; and in the case of a public accountant or an accounting practitioner, cancellation, revocation, suspension or refusal to renew authority to practice by any other state, for any cause other than failure to pay an annual registration fee in such other state.

Amend RSA 309-A:18 as inserted by section 1 of the bill by striking out in line three the word "licensed" so that said section as amended shall read as follows:

309-A:18 Ownership of Accountant's Working Papers. All statements, records, schedules, working papers, and memoranda made by a certified public accountant, by a public accountant, or an accounting practitioner, incident to or in the course of professional service to clients by such accountant, except

reports submitted by him to a client, shall be and remain the property of such accountant, in the absence of an express agreement between such accountant and the client to the contrary. No such statement, record, schedule, working paper or memorandum shall be sold, transferred or bequeathed, without the consent of the client or his personal representative or assignee, to anyone other than one or more surviving partners or new partners of such accountant.

Amend RSA 309-A:21 as inserted by section 1 of the bill by striking out said section and inserting in place thereof the following:

309-A:21 Misdemeanors; Penalty. Any person who violates any provision of RSA 309-A:12, shall be guilty of a misdemeanor, and upon conviction thereof shall be fined not more than five hundred dollars, or be imprisoned for not more than six months, or both. Whenever the board has reason to believe that any person is liable to punishment under this section it may certify the facts to the attorney general or other appropriate enforcement officer, who may, in his discretion, cause appropriate proceedings to be brought in the superior court.

Amend the bill by striking out sections 3, 4, 5 and 6 and inserting in place thereof the following:

3 Effective Date. This act shall take effect sixty days after its passage.

Rep. Drake explained the committee amendment.

Amendment adopted.

Ordered to third reading.

HB 340

relative to the New Hampshire retirement system and the firemen's retirement system. Ought to pass with amendment. Rep. Drake for Appropriations.

AMENDMENT

Amend the bill by striking out section 3 and 4 and inserting in place thereof the following new sections:

3 Policemen's Retirement System. Amend RSA 103:14 (supp) as amended by 1957, 50:4; 189:3. 1961, 191:4. 1963, 238:5. effective July 1, 1963 by striking out in line six the lan-

guage "the five years in the last ten years next" and insert in place thereof the words (the three highest years); also striking out in line twelve the word "five" and inserting in place thereof the word (three) so that the said section shall read as follows: 103:14 Retirement Benefits; Any permanent policeman who retires or is dismissed from service as provided in section 12 and who shall have complied with all the provisions hereof and with the rules and regulations of the board shall be entitled to receive from the retirement fund, for each year during the remainder of his life, a sum equal to one-half of his annual salary for the three highest years preceding his retirement, as determined by the board, but in no event shall this sum be less than twelve hundred dollars; provided, however, that in the case of a policeman employed by a city having a population of more than thirty-four thousand inhabitants, such sum shall be equal to one-half of the assessed part of his average annual salary for the three years preceding his retirement; and further provided, that if at the time of his retirement he shall have served as a permanent policeman for a period of less than twenty-five continuous years, such sum as computed above shall be reduced pro-rata in the proportion which the actual number of completed years of continuous service bears to twenty-five. Anything to the contrary notwithstanding, an appropriate adjustment, as determined by the board under rules uniformly applicable to all policemen similarly situated, shall be made in the sum otherwise payable to the policemen if at the time subsequent to July 1, 1953 or subsequent to the date of his accepting these provisions, if later, the rate of assessment upon the assessable part of his annual salary has been less than five and three-fourths per cent or if at any time subsequent to July 1, 1961 or the date of such acceptance, if later, the rate of assessment has been less than six and eighty-five one-hundredths per cent of his annual salary, Retirement benefits shall be paid in equal monthly installments on the first business day of each calendar month.

4 Method of Financing. The Retirement Board is hereby authorized, in accordance with an actuarial report of the George B. Buck Consulting Actuaries Inc. dated December 11, 1970 to assess each member of the New Hampshire Retirement system Group II and members in both the Policemen's Retirement System and the N. H. Permanent Firemen's Retirement system. There shall be no payment made by either the state of New Hampshire or its Political sub-divisions.

5 Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted.

Ordered to third reading.

HB 351

relative to increasing the tax on tobacco products and making an appropriation therefor. Ought to pass. Rep. Drake for Appropriations.

Ordered to third reading.

HJR 15

making an additional appropriation to the state treasurer for fiscal 1971 for actuarial services. Ought to pass. Rep. Drake for Appropriations.

(Deficit appropriation) \$28,000

Rep. Drake explained the committee report.

Ordered to third reading.

HJR 19

providing for a deficiency appropriation for the New Hampshire Retirement System. Ought to pass. Rep. Drake for Appropriations.

(Deficit appropriation) \$63,388.94

Rep. Drake explained the committee report.

Ordered to third reading.

HB 918

making appropriations for the expenses of certain departments of the state for the fiscal years ending June 30, 1972, and June 30, 1973. Ought to pass with amendment. Rep. Drake for Appropriations.

AMENDMENT

Amend section 2, I, (b) by striking out the line "Travel — members and attaches 11,880 454.080" and inserting in place thereof the following:

Travel — Members and attaches 11,880k 454,0801

Amend section 4, I by striking out the lines "Other personal

services, other 109,000t 109,000t" and inserting in place thereof the following:

Other personal services:

Other 80,000t 80,000t

Further amend section 4, I by inserting after other expenditures: Advisory Commission

Budget Director 29,000 29,000

Amend section 8, V by inserting after total the following lines:

Less estimated federal revenue	26,766	31,416
Net appropriation	26,765	31,415

Amend section 8, by striking the line "Total for Department of Agriculture 567,692bg 570,743bg" and inserting in place thereof:

Total for Department of Agriculture	<u>540,862bg</u>	<u>539,327bg</u>
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Amend section 10, I by striking out the lines "Salary of deputy Attorney General 19,032 19,032" and "Salary of one assistant attorney general 17,129 17,129" and inserting in place thereof the following:

Salary of deputy attorney general	19,092	19,092
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Salary of one assistant attorney general	17,189	17,189
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Further amend section 10, I by striking out in other personal services the line item "permanent 62,474 62,522" and inserting in place thereof the line:

Permanent	62,855	62,903
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Further amend 10, I by striking out in other expenditures the line item "Commission to study laws of eminent domain 5,000a" and inserting in place thereof:

United States v. Maine, New Hampshire, et al 5,000a

Further amend section 10, I by striking the lines "Total 139,509 132,057, Less estimated revenue 15,000 15,000, Net appropriation 124,509 117,057" and inserting in place thereof the following lines:

Total	140,010	132,558
Less estimated revenue	15,000	15,000
	<hr/>	<hr/>
Net appropriation	125,010	117,558

Amend section 10, III by inserting after the line "Division of Consumer protection the line

Salary of one Assistant attorney general	15,226	15,226
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Further amend paragraph, III by striking out in other personal services the line item "permanent 37,595 37,595" and inserting in place thereof:

Permanent	22,369	22,369
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Amend section 10, IV by inserting after the line Division of Consumer protection land sales full disclosure the line:

Salary of one assistant attorney general	17,129	17,129
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Further amend paragraph IV by striking out in other personal services the line item "Permanent 23,082 23,082 and inserting in place thereof:

Permanent	5,953	5,953
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Amend section 10, VI by striking out the line "Salaries of three assistant attorneys general 32,355 32,355" and inserting in place thereof the line:

Salaries of two assistant attorneys general	32,355	32,355
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Further amend section 10 by striking out the line "Total for attorney general's department 307,955 300,458" and inserting in place thereof the line:

Total for attorney general's department	308,456	300,959
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Amend section 19, V by inserting in other expenditures the additional lines:

Nursing scholarship RSA 326	43,900	43,900
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Cost of Administration	878	878
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Further amend section 19, V by striking the lines "Total 49,381 49,094, Less estimated revenue and balance 49,381 48,094, Net appropriation 0 0" and inserting in place thereof the following lines:

Total	94,159	92,872
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Less estimated revenue and balance	49,381	48,094
Net appropriation	44,778	44,778

Amend section 19, VIII by striking out the line "Other expenditures 2,900" and inserting in place thereof the lines:

Equipment	2,900
Other expenditures		

Amend section 19 by striking out the lines "Total 11,912,-
501 12,139,679, Less estimated revenue: Literary fund 18,-
000 18,000, Net appropriation for board of education 11,-
894,501 12,121,679" and inserting in place thereof the lines:
Total 11,957,279 12,184,457
Less estimated revenue: 18,000 18,000

Literary fund

Net appropriation for board of education	11,939,279	12,166,457
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Amend section 25, V by striking the line "(m) Program on alcoholism: and inserting in place thereof the line

(m) Program on alcoholism and drug abuse:

Amend 38, I by striking out in other personal services the line item "permanent 550,453 550,781" and inserting in place thereof:

Permanent	537,247	537,575
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Further amend section 38, I by inserting following the line equipment the lines:

Other expenditures:

Air condition drafting and engineering area 90,000a

Further Amend 38, I by striking out the line "Total 850,-
859 854,187" and inserting in place thereof the line:
Total 927,653 840,981

Amend section 38, II by striking out in Personal services the line item "Permanent 4,664,426 4,667,529" and inserting in place thereof the line:

Permanent	4,593,305	4,596,408
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Further amend section 38, III by striking the line "Total 6,020,426 6,023,529" and inserting in place thereof the line:
Total 5,949,305 5,952,408

Amend section 38, IV by striking out in Personal services the line item "Permanent 406,681 407,097" and inserting in place thereof the line:

Permanent	400,931	401,347
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Further amend section 38, IV by striking out the line "Total 470,881 471,297" and inserting in place thereof the line:
Total 465,131 465,547

Amend 38, VIII by striking out in Personal services the line item "Permanent 4,831,826 4,846,184" and inserting in place thereof the line:

Permanent	4,786,115	4,800,413
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Further amend 38, VIII by striking the line "Total 12,636,826 12,906,184" and inserting in place thereof the line:
Total 12,591,115 12,860,413

Amend section 38, X by striking out the line "Topics 563-946cg 563,946" and inserting in place thereof the line:
Topics 563,946cg 563,946cg

Amend section 38, XIII by striking out the line "Safety department — for commissioner, division of motor vehicles, state police and safety services 4,360,422 4,366,448" and inserting in place thereof the line:

Safety department — for commissioner, division of motor vehicles, state police and safety services	4,123,300	4,098,806
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Further amend section 38, XIII by striking out the line "Total 6,203,446 6,227,178" and inserting in place thereof the line:
Total 5,966,324 5,989,536

Amend section 38 by striking out the lines "Total for public works and highways 75,712,792 75,578,454", Less estimated revenue and balance: Available from estimated lapses and balance 1,265,109 —25,489" and inserting in place thereof the lines:
Total for public works and highways 75,429,882 75,204,964

Less estimated revenue and balance:

Available from estimated lapses and balance	982,199	—398,979
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Further amend section 38 by striking out the line “Total 75,712,792 75,578,454” and inserting in place thereof the line:

Total	75,429,882	75,204,964
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Amend section 39, I by striking out the line “Current expenses 195,046 191,689” and inserting in place thereof the line:

Current expenses	195,046da	191,689db
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Amend section 40, I (a) by striking out the line “Current expenses 117,961 114,674” and inserting in place thereof the line:

Current expenses	117,961dc	114,674dd
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Amend section 40, II (a) by striking out the line “current expenses 115,298 112,214” and inserting in place thereof the line:

Current expenses	115,298de	112,214df
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Amend section 44, III by striking out in other expenditures the line item “Drivers assistance 300,000a 420,000a” and inserting in place thereof the line:

Drivers assistance	420,000a	420,000a
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Further amend 44, III by striking out the lines “Total 348,345 468,795, Less estimated revenue and balance 348-345ch 468,796ch” and inserting in place thereof the lines:

Total	468,345	468,795
Less estimated revenue and balance	468,345ck	468,795ck

Amend section 45, I by striking out of Other personal services the line item “Other 3,500” and inserting in place thereof the line:

Other	3,500f
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Amend section 45, II by striking out of Other expenditures the line item “Printing and binding 50,000 15,000” and inserting in place thereof the line:

Printing and binding	50,000g	15,000
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Amend section 49, IV by striking out in other expenditures the line item "Custody of certain inmates 2,000ch 2,000ch" and inserting in place thereof the line:

Custody of certain inmates	2,000cp	2,000cp
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Amend section 49, V by striking the following lines "less federal grants 16,071 16,071, Net appropriation 4,071 4,071"

Amend section 49 by striking the lines "Total 817,050 803,203, Less refunds (maintenance) 3,000 3,000, Net appropriation for state prison 814,050 800,203" and inserting

in place thereof the lines:

Total	833,121	819,274
Less refunds (maintenance)	3,000	3,000

Net appropriation for state prison	830,121	816,274
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Amend section 55, I by striking out the lines "Salary of pesticides surveillance director 14,699 14,699, Salary of chief aquatic biologist 12,540 12,540" and inserting in place thereof the lines:

Salary of pesticides surveillance director	12,540	12,540
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Salary of chief aquatic biologist	14,699	14,699
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Amend the line "Total net appropriation as included in sections 2 through and including 55 70,614,593 73,863,625"

by striking out the same and inserting in place thereof the line:

Total net appropriation as included in sections 2 through and including 55	70,649,177	73,893,559
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Amend section 56, II by striking out the same and inserting in place thereof the following:

II The comptroller is directed to bill the department of employment security for general overhead state charges on the first day of fiscal 1972 for said fiscal year the sum of eight thou-

sand dollars, and a like sum at the like time in and for fiscal year 1973.

Amend section 61 by inserting after paragraph cy. the following new paragraphs:

da. Within this appropriation an amount not to exceed \$93,561 shall be available for reimbursement to the division of state police.

db. Within this appropriation an amount not to exceed \$93,821 shall be available for reimbursement to the division of state police.

dc. Within this appropriation an amount not to exceed \$46,781 shall be available for reimbursement to the division of state police.

dd. Within this appropriation an amount not to exceed \$46,911 shall be available for reimbursement to the division of state police.

de. Within this appropriation an amount not to exceed \$46,780 shall be available for reimbursement to the division of state police.

df. Within this appropriation an amount not to exceed \$46,910 shall be available for reimbursement to the division of state police.

Amend the bill by striking out section 62 and inserting in place thereof the following new sections:

62 Estimated Federal Funds. If under any appropriation in sections 2 through 55 the federal grant received is less than estimated, the total appropriation shall be reduced by the amount of reduction in federal estimates and the applicable state matching funds.

63 Room Assignment. Other provisions of law not withstanding, all rooms on the third floor of the state house shall be assigned for use by the President of the Senate and the Speaker of the House.

64 Allocation of Remaining Funds for Prefinancing of Sewage and Waste Disposal Facilities. Amend Laws of 1969, chapter 376 by inserting after section 3 the following new section: 376:3-a Allocation of Balance of Funds Appropriated. The

balance remaining and carried forward at the end of fiscal 1971 of the appropriation made by section 3 of this act shall be used to prefinance only the following identified projects as follows: first the Nashua project in full: then the balance remaining after the funds necessary for the Nashua project have been deducted from said balance carried forward shall be prorated by the water supply and pollution control commission between the following projects: Newport, Jaffrey, Peterborough, Dover, Durham, and Sunapee.

65 Effective Date. This act shall take effect July 1, 1971.

Rep. Drake explained the committee recommendations.

Reps. Drake, LaMott and Ferguson answered questions.

(discussion)

Rep. Urie offered an amendment to the committee amendment.

The Clerk read the amendment.

Rep. Urie spoke in favor of the amendment.

Rep. Williamson spoke in favor of the amendment.

Rep. Huot spoke against the amendment.

Rep. Williamson clarified his statement.

A division was requested.

Rep. Kenneth Spalding requested a quorum count.

283 members having answered, a quorum was present.

112 members having voted in the affirmative and 148 in the negative, the amendment failed.

Rep. Kenneth Spalding challenged the accuracy of the vote, and requested a second division.

122 members having voted in the affirmative and 160 in the negative, the amendment failed.

(discussion)

Rep. James O'Neil spoke generally on the budget bill.

Rep. Wilfrid Boisvert moved the previous question on the committee amendment only; sufficiently seconded.

Adopted.

Committee amendment to HB 918 adopted.

RECESS

AFTER RECESS

(Rep. George Roberts in the Chair)

Rep. Shortlidge offered an amendment.

The Clerk read the amendment in full.

Rep. Shortlidge explained the amendment.

Rep. Drake spoke against the amendment.

(discussion)

Rep. Bennett spoke in favor of HB 918.

(Speaker in the Chair)

Rep. Michels moved the previous question on the Shortlidge amendment only; sufficiently seconded.

Adopted.

Shortlidge amendment lost.

Rep. Elmer Johnson offered an amendment.

The Clerk read the amendment in full.

Rep. Johnson explained the amendment.

(discussion)

Rep. Drake spoke relative to the committee resolution in relation to the County Extension Service.

Rep. Lemieux spoke in favor of the Johnson amendment.

Reps. George Roberts and Huot spoke against the Johnson amendment.

Rep. Elmer Smith spoke in favor of the Johnson amendment.

Rep. Weeks explained the low income program.

Johnson amendment lost.

Rep. Lawton offered an amendment.

The Clerk read the amendment in full.

Rep. Lawton explained the amendment.

(Deputy Speaker in the Chair)

(discussion)

Rep. Trowbridge spoke against the Lawton amendment.

Rep. Richard Bradley spoke in favor of the Lawton amendment.

(Speaker in the Chair)

Reps. Huot, Healy, Bowles, Edward York, George Roberts, and Mutzbauer spoke against the Lawton amendment.

(discussion)

Rep. Brummer spoke in favor of the Lawton amendment.

Rep. Mallat moved the previous question on the Lawton amendment; sufficiently seconded.

Adopted.

A division was requested.

107 members having voted in the affirmative and 186 in the negative. the Lawton amendment lost.

Rep. James O'Neil spoke in favor of HB 918.

(discussion)

Rep. Dion moved the previous question on the entire budget bill; sufficiently seconded.

Adopted.

HB 918 ordered to third reading.

The following Representatives wished to be recorded as against HB 918, making appropriations for the expenses of certain departments of the state for the fiscal years ending June 30, 1972, and June 30, 1973, because the budget is inadequate.

Reps. Miner, Michels, Oleson, Palmer, Beckett, Shortlidge, Haller, Vogel, Fortier, Richard Cummings, Underwood, Mayhew, Filides, Trowbridge, Bowles, Charles Roberts, Abbott, Raiche, Murray, George Roberts, Cochrane, Hall, Balomenos, Dunham, Kenneth Spalding, Alice Davis, Arthur Mann, Hughes, Townsend, Gabriel, VanLoan, Harvell, Flint, Croft, Ralph Wilson, Shirley Welch, Tarr, Altman, Glavin, Lee, Menge, Gerry Parker, McLane, Hunt, Mabel Richardson, Fiske, Galbraith, Ruth Griffin, Barker, Hayes, Shirley Clark, Gelt, Collishaw, Tirrell, Greene, Barbara Thompson, Nighswander, Cunningham, Leighton, Fuller, Chandler, Roma Spaulding, Shirley Merrill, Daniels, Belair, Reddy, Bartlett, Woodward, Burns, Mallat, Coughlin, Lemieux, Wuelper, Conley, MacDonald, Donald Chase, Noble, Palfrey, and Bigelow.

Rep. Scamman wished to be recorded as against HB 918 because he feels the money available should have been allocated differently.

HB 153

relative to horse and dog racing and making an appropriation therefor. Ought to pass with amendment. Rep. Drake for Appropriations.

AMENDMENT

Amend the title of the bill by striking out the same and inserting in place thereof the following:

An Act
relative to horse and dog racing.

Amend the bill by striking out all after section 19 and inserting in place thereof the following new sections:

20 Salaries. Amend RSA 94:1-a (supp) as amended, by striking out the line reading "Racing commissioners (3) 3,120" and inserting in place thereof the following: (Racing commissioner 3,120).

21 Compensation of commissioners. Notwithstanding the provisions of RSA 284:10 and 94:1-a, the two additional commissioners appointed in accordance with RSA 284:6, as inserted by section 18 of this act, and section 19 of this act shall serve

without compensation until July 1, 1973, and thereafter the compensation of said additional commissioners and the expenses attributable thereto shall be disbursed in accordance with RSA 284:10.

22 Effective Date. This act shall take effect sixty days after its passage.

Rep. Bednar offered an amendment.

The Clerk read the amendment in full.

Rep. Bednar explained his amendment.

Rep. Saggiotes spoke against the amendment.

Amendment lost.

Rep. Coutermarsh moved that HB 153 be indefinitely postponed and spoke in favor of his motion.

Reps. Belair, Saggiotes and Reddy spoke against the motion.

Reps. Malcolm Stevenson and Scammon spoke in favor of the motion.

(discussion)

Rep. Dion moved the previous question on the entire subject matter; sufficiently seconded.

Adopted.

Rep. Coutermarsh requested the Yeas and Nays; sufficiently seconded by five members.

ROLL CALL

YEAS: 118 NAYS: 216

YEAS

HILLSBOROUGH COUNTY:

Sawyer, Knight, Heald, Philip C., Brocklebank, Grandmaison, Coutermarsh, Peabody, Arthur H., Harvell, Van Loan, Abbott, Ackerson, Montplaisir, Murphy, Francis, Dion, Cullity, McDermott, Welch, John L., Manning, Walsh, Leclerc, O'Connor, James P., Sweeney, Lamy, Murphy, Dennis J., Lesmerises, Vachon.

MERRIMACK COUNTY:

Enright, Bartlett, Kopperl, Thompson, Doris L., Greeley, Davis, Alice, Haller, McLane, Sanders, Glavin.

ROCKINGHAM COUNTY:

Fernald, Wilson, Helen F., Griffin, Margaret A., Soule, MacGregor, Gelt, Clark, Ernest D., Palmer, Spollett, Cummings, Charles E., Goodrich, Vey, Sewall, Twardus, Scamman, Eastman, Randall, Cheney, George L., Fiske, Leavitt, Weeks, Keefe, Chandler, Griffin, Ruth L., Quirk, Bowles.

STRAFFORD COUNTY:

McIntire, Habel, Thompson, Barbara C., Sylvain, Dunlap, Preston, Balomenos, Tripp, Leighton, Bernard, Mudgett, Parnagian, Richardson, Harriett W. B.

SULLIVAN COUNTY:

Rousseau, Nahil, Spaulding, Roma A., Frizzell, Galbraith, Fleming, Williamson.

BELKNAP COUNTY:

French, Lawton, Nighswander, Yuelper, McCarthy, Head, Randlett.

CARROLL COUNTY:

Howard, Donalda K., Cox, Davis, Dorothy W., Chase, Russell C., Hughes.

CHESHIRE COUNTY:

Bennett, Hackler, O'Neil, James E., Ames, Cummings, Richard E.

COOS COUNTY:

Burns, Fortier, Roy, Desilets, Studd, York, Elmer H., Bouchard, Gagnon, Richardson, Mabel L.

GRAFTON COUNTY:

Gardner, Van H., Rich, Stevenson, Malcolm J., McGee, Anderson, Dudley, Merrill, Altman, Bradley, Richard L., Mitchell.

NAYS

HILLSBOROUGH COUNTY:

Humphrey, Howard S., Eaton, Joseph M., Withington, Barnard, Monier, Poehlman, Weillbrenner, Coulburn, Mann, Arthur F., Murray, Karnis, Eaton, Clyde S., Warren, Carter, Coburn, Ferguson, Bragdon, Spalding, Kenneth W., Hall, Belzil, Parker, Gerry F., Belcourt, Lesage, Trombley, Drabinowicz, Mason, Gardner, Cleon J., Lachance, Chamard, Cote, Margaret S., O'Neil, Robert, Aubut, Boisvert, Wilfrid A., Ouellette, Sirois, Bissonnette, Gabriel, Alukonis, Keeney, Cares, Dwyer, Lyons, Bridges, Daniels, Bourassa, Cote, Joseph L., Spirou, Barrett, Clancy, Healy, Lynch, John T., McDonough, Sysyn, Simard, Campono, Champagne, Derome, Raiche, St. Onge, Robinson, Belanger, Lynch, Doris T., Levasseur, Martineau, Allard, Brunelle, Lambert, Lavallee, Burke, O'Connor, Timothy K.

MERRIMACK COUNTY:

Andrews, Bigelow, Hardy, Parker, Harry C., Reddy, Hanson, Riley, Gamache, Gordon, Avery, Burleigh, Dempsey, Piper, Chapley, Michels, Cate, York, Edward H., Miner, Filides, Underwood, Howland, MacDonald, Wilson, Ralph W., Fuller, Howard, C. Edwin, Tarr.

ROCKINGHAM COUNTY:

Adams, Read, Lovell, Belair, O'Neil, Robert E., White, Schwaner, Greenwood, Collishaw, Junkins, Page, Varrill, Cassa, Cunningham, Langley, Greene, Hammond, Maynard, McEachern, Dame, Palfrey, Levy, Woods, Croft.

STRAFFORD COUNTY:

Brown, Canney, Smith, Elmer C., Clark, Shirley M., Cochrane, Tirrell, Joncas, Maloomian, Chasse, Hebert, Boire, Ineson, Ruel, Peabody, Raymond B., Webber, Fellows, Kinney.

SULLIVAN COUNTY:

Townsend, Gaffney, Campbell, Barrows, Burrows, Downing, D'Amante, Flint, Saggiotes, Edes.

BELKNAP COUNTY:

Urie, Roberts, Charles B., Roberts, George B., Mutzbauer, Hood, Drouin, Huot, Prescott, Maguire, Whittemore.

CARROLL COUNTY:

Davis, Esther M., Lagroe, Hayes, Conley, Webster, Claffin.

CHESHIRE COUNTY:

Johnson, Edward A., Churchill, Forbes, Trowbridge, Cournoyer, Forcier, McGinness, Allen, Johnson, Elmer L., Coughlin, Dunham, Mallat, Vogel, Saunders, Heald, Cleon, Streeter, Shortlidge, Moran, Barker, Drew.

COOS COUNTY:

Cook, Huggins, Noyes, Bushey, Hunt, Mayhew, Drake, Lee, O'Hara, Oleson, Brungot, McCuin, Oswell, Theriault, Kidder.

GRAFTON COUNTY:

Tilton, Higgins, Brummer, Chamberlin, LaMott, Menge, Bradley, David H., Nutt, Radway, Gemmill, Dow, Foster, Duhaime, Roger M., Tremblay, Blain, Hopkins, Buckman.

PAIRS

Rep. Morrison voting yes; Rep. Rodgers voting no.

Rep. Philip A. Smith voting yes; Rep. Boucher voting no

Rep. Bell voting yes; Rep. Raymond voting no.

Rep. Bednar abstained under Rule 16.

Rep. Zachos abstained under Rule 16.

Rep. Ainley abstained under Rule 16.

Rep. Benton abstained under Rule 16.

Reps. Welch, Shirley B., Duhaime, Armand, Lemieux and Gay wish to be recorded against the motion.

and the motion to indefinitely postpone failed.

Committee amendment adopted.

Ordered to third reading.

SPECIAL ORDER

Reps. James O'Neil and Raiche moved that HB 571, permitting sale of beer to persons who have attained the age of eighteen, be made a special order for 11:02 tomorrow.

Adopted.

On motion of Rep. James O'Neil the rules of the House were so far suspended as to permit business in order at the late session to be in order at the present time, that third reading of bills be by title only, resolutions by caption only, and that when the House adjourns today it be to meet tomorrow at 11:00 o'clock.

LATE SESSION

Third reading and passage by House

HB 153, relative to horse and dog racing.

RECONSIDERATION

Rep. Belanger, having voted with the majority, moved that the House reconsider its action in passing HB 153 and spoke against the motion.

Motion lost.

(Deputy Speaker in the Chair)

HB 918, making appropriations for the expenses of certain departments of the state for the fiscal years ending June 30, 1972, and June 30, 1973.

RECONSIDERATION

Rep. Huot, having voted with the majority, moved that the House reconsider its action in passing HB 918, and spoke against the motion.

Motion lost.

HB 964, relative to real estate investments by cooperative banks building and loan association, and savings and loan associations.

HB 979, prohibiting the sale or installation of certain space heaters.

SB 161, increasing the penalties for throwing trash on highways or highway rights-of-ways.

SB 62, establishing statutory rights in lieu of dower and curtesy.

HB 619, amending the New Hampshire unit ownership of real property act.

HB 569, relative to qualifications for the serving of liquor or beverages.

HB 892, providing for an annual salary for members of the Nashua board of education.

HB 192, exempting Nashua from the payment of debt time limitation pursuant to changing the dates of the fiscal year.

HB 905, relative to the erection, maintenance and regulation of crematories.

HB 496, redistricting the county commissioners districts in Rockingham county.

HB 827, to exempt sales of cigarettes to residents of the New Hampshire soldiers' home from the tobacco tax.

HJR 18, relative to ascertaining the sense of the people of the state on the question of authorizing dog racing in the state.

SB 133, relative to the Uniform Reciprocal Enforcement of Support Act.

HB 15, relative to the practice of public accountancy.

HB 340, relative to the New Hampshire retirement system and the firemen's retirement system.

HB 351, relative to increasing the tax on tobacco products and making an appropriation therefor.

HJR 15, making an additional appropriation to the state treasurer for fiscal 1971 for actuarial services.

HJR 19, providing for a deficiency appropriation for the New Hampshire Retirement System.

The Speaker announced that Rep. Randall is celebrating his 65th birthday today and Rep. Campbell was 77 last Tuesday.

On motion of Rep. Sears the House adjourned at 5:20 p.m.

Friday, 4Jun71

The House met at 11:00 o'clock.

Prayer was offered by House Chaplain Rev. William L. Shafer.

O GOD, our Father, by whose hand all creation is wonderfully directed, direct us, we pray Thee, this day that all our thoughts, words and deeds may honor Thee and advance the common good of our Granite State. Give us, we pray Thee, wise discernment to see what we ought to do, and the grace of heart and strength of hand to accomplish the same. Grant us courage to confront every issue with patience and perseverance, ever seeking justice and reconciliation. As we conclude this day's work the rewards of safe journey and rest be ours, watch over us while we are absent from one another, and re-unite us in the continuation of our legislative endeavors. Amen.

Rep. Maguire led the Pledge of Allegiance.

LEAVES OF ABSENCE

Rep. Fleming, the day, important business.

Rep. Morrison, the day, illness.

Reps. Harvell, Drew, Abbott, Ernest Clark, Withington, Churchill, Coughlin, Mallatt and Hayes, the day, important business.

Rep. Ezra Mann, today and Monday, important business.

RESOLUTION

Rep. O'Neil offered the following resolution:

Resolved, that in accordance with the list in the possession of the clerk, House Bill number 994 and House Joint Resolution number 54 shall be by this resolution read a first and second time by the therein listed titles, laid on the table for printing and referred to the therein designated committees.

Adopted.

INTRODUCTION OF HOUSE BILL & HJR

First, second reading & referral

HJR 54, making a supplemental appropriation for the racing commission. (Rules Committee for Rep. Drake of Coos Dist. 3 — To Appropriations.)

HB 994, legalizing certain meetings of Newfields sewer district, Barnstead school district, Mascoma Valley regional school district and in the towns of Rye, New Durham and Washington. (Rules Committee for: Hammond of Rockingham Dist. 22; Scamman of Rockingham Dist. 15; Roberts of Belknap Dist. 6; Blain of Grafton Dist. 15; Smith of Strafford Dist. 2; Williamson of Sullivan Dist. 9 — To Municipal and County Government.)

SENATE MESSAGES

CONCURRENCE

HB 702, relative to qualifications for members of a school board.

SENATE ADOPTION

ENROLLED BILLS AMENDMENT

HB 477, relative to fees for registration as professional engineer.

(Amendment printed in SJ June 3, 1971)

INTRODUCTION OF SENATE BILLS

First, second reading and referral

SB 215, relative to regulation of shorthand court reporting. Judiciary.

SB 230, including certain cooperative school districts among those school districts which may elect officers at the time and places for the election of town officers in the towns which comprise said districts. Municipal and County Government.

ADOPTION OF COMMITTEE OF CONFERENCE REPORTS

HB 277, relative to the power of New England Aeronautical Institute to grant degrees.

(Report printed in SJ June 3, 1971)

Rep. Bowles moved that the House adopt the committee of conference report.

Adopted.

HB 348, enabling the department of fish and game to recover damages for loss of fish, other aquatic life, wildlife or their habitat due to water pollution.

(Report printed in SJ June 3, 1971)

Rep. Oleson moved that the House adopt the committee of conference report.

Adopted.

HB 578, to amend the New Hampshire higher educational and health facilities law.

(Report printed in SJ June 3, 1971)

Rep. Hughes moved that the House adopt the committee of conference report.

Adopted.

CONCURRENCE ON HOUSE BILL WITH AMENDMENT

HB 661, revising the application of the revised consent law.

(Amendment printed in SJ June 3, 1971)

Rep. Zachos moved that the House concur with the Senate amendment.

Adopted.

HOUSE ADOPTION
ENROLLED BILLS AMENDMENT

HB 477, relative to fees for registration as professional engineer.

(Amendment printed in SJ June 3, 1971)

HB 840 was granted a three day extension.

Rep. Bigelow moved that the House recall SB 96, relative to the interest on deposits in credit unions, from the Governor and spoke in favor of his motion.

Adopted.

RECONSIDERATION

Rep. Bigelow, having voted with the majority, moved that the House reconsider its action in passing SB 96, and that it be placed on second reading and recommitted to committee at the present time.

Adopted.

ENROLLED BILLS REPORT

HB 268, relative to unauthorized insurance.

HB 303, to extend the jurisdiction of police in the apprehension of motor vehicle regulation violators to include semi-public parking lot.

HB 304, relative to requirements for obtaining a license for granting small loans .

HB 387, extending the time within which pari-mutuel pools may be sold.

HB 517, relative to the name of cooperative banks, building and loan associations or savings and loan associations.

Roxie A. Forbes
For The Committee

COMMITTEE REPORTS

HB 984

relative to parental liability for damages caused by negligent or reckless operation of automobiles by dependent minor

children. Refer to Judicial Council. Rep. Bigelow for Banks and Insurance.

Referred to Judicial Council.

HJR 50

in favor of Richard Bradley. Ought to pass with amendment. Rep. Hood for Claims, Military and Veterans Affairs.

This claim is justified under existing law and committee feels that the amounts are reasonable.

AMENDMENT

Amend the resolution by striking out all after the enacting clause and inserting in place thereof the following:

That the sum of fifty dollars and forty cents is hereby appropriated to reimburse Richard Bradley of Thornton for damage to his sheep by bear which sum shall be in addition to the portion of his claim for said damage previously paid by the state pursuant to RSA 207:23-a. The sum is in full and final settlement of this claim. The governor is authorized to draw his warrant for said sum out of any money in the treasury not otherwise appropriated.

That the sum of one hundred fifty dollars is hereby appropriated to reimburse the said Mr. Bradley for the loss of his donkey which was shot and killed by a hunter on the opening day of hunting season, 1969. This sum is final and full settlement of this claim. The sum appropriated herein shall be a charge on the fish and game fund.

Amendment adopted.

Ordered to third reading.

HB 970

authorizing towns to regulate certain earth excavations and to issue permits therefor. Refer to an interim environmental study committee composed of two members appointed by the Speaker, one by the President of the Senate, two by the Governor to report to the next convening session of the Legislature. Rep. Colburn for Environmental Quality and Agriculture.

Referred to an interim environmental study committee.

HB 962

prohibiting the possession of loaded rifles and shotguns in boats and other craft. Ought to pass. Rep. Randall for Fish and Game.

Prohibits the possession of loaded rifles and shotguns in boats and other craft.

Ordered to third reading.

SB 74

authorizing free hunting licenses to owners of one hundred or more acres of land who permit hunting thereon. Inexpedient to legislate. Rep. Chamberlin for Fish and Game.

Would have given a free hunting license to owners of one hundred acres or more of land who permit hunting.

Resolution adopted.

HB 852

defining charitable trusts and providing for the filing of instruments and reports relative to said trusts. Ought to pass with amendment. Rep. Zachos for Judiciary.

Would give division of charitable trusts and the Attorney General greater supervisory power over charitable trusts without placing too heavy a reporting burden in the smaller trusts.

AMENDMENT

Amend section 1 of the bill by striking out the same and inserting in place thereof the following:

1 Scope of Subdivision. Amend RSA 7:19 by striking out said section and inserting in place thereof the following: 7:19 Authority; Register Authorized. RSA 7:19 through 32-a inclusive shall apply to all trustees holding property for charitable purposes and the attorney general shall have and exercise, in addition to all the common law and statutory rights, duties and powers of the attorney general in connection with the supervision, administration and enforcement of charitable trusts, the rights, duties and powers set forth in RSA 7:19 through 32-a inclusive. The attorney general shall also have the authority to prepare and maintain a register of all charitable trusts heretofore or hereafter established or active in this state. However,

this subdivision does not apply to the United States; any state, territory or possession of the United States; the District of Columbia; the Commonwealth of Puerto Rico or to any of their agencies or governmental subdivisions or to any religious organization which holds property for charitable religious purposes or their integrated auxiliaries or to conventions or associations of churches; or to educational organizations which normally maintain a regular faculty and curriculum and normally have a regularly enrolled body of pupils or students in attendance at the place where their educational activities are regularly carried on or to hospitals.

Amend RSA 7:21, II (b) as inserted by section 2 of the bill by striking out said paragraph and relettering (c) to read (b) .

Amend RSA 7:28, I as inserted by section 3 of the bill by striking out the same and inserting in place thereof the following:

I. Every trustee subject to this chapter who has received property for charitable purposes shall file with the attorney general, within six months after any part of the income or principal is authorized or required to be expended for a charitable purpose, a copy of the instrument providing for the title, powers or duties or the trustee. If any part of the income or principal is authorized or required to be expended for a charitable purpose at the time this act takes effect, the filing shall be made within six months after the effective date of this act.

Amendment adopted.

Ordered to third reading.

HB 865

relative to the articles of agreement of charitable corporations. Ought to pass with amendment. Rep. Frizzell for Judiciary.

Recent federal tax changes require the changes provided by HB 865, HB 867, HB 868 in order to preserve the tax-exempt status of voluntary charitable corporations, legislative chartered charitable corporations and charitable trusts. This legislation allows these changes to be incorporated without individual action by each corporation or trust.

AMENDMENT

Amend RSA 292:2-a, III as inserted by section 1 of the bill by striking out the same and inserting in place thereof the following:

III. The provisions of paragraphs I and II shall apply to any corporation except to the extent that a court of competent jurisdiction determines that to apply these provisions would be contrary to the terms of the articles of agreement or other instrument governing the corporation or the administration of charitable funds held by it, and that the articles or the other instrument cannot properly be changed to conform to these provisions.

Amendment adopted.

Ordered to third reading.

HB 866

to provide for termination of certain charitable trusts. Refer to Judicial Council. Rep. Tarr for Judiciary.

Would make a substantial change in current law of New Hampshire although perhaps it is needed, should be studied by the Judicial Council.

Referred to Judicial Council.

HB 867

relative to statutory provisions in charters of charitable corporations created by legislative act. Ought to pass. Rep. Margaret Griffin for Judiciary.

Recent federal tax changes require the changes provided by HB 865, HB 867, HB 868 in order to preserve the tax-exempt status of voluntary charitable corporations, legislative chartered charitable corporations and charitable trusts. This legislation allows these changes to be incorporated without individual action by each corporation or trust.

Ordered to third reading.

HB 868

relative to the administration of charitable trusts. Ought to pass with amendment. Rep. Drabinowicz for Judiciary.

Recent federal tax changes require the changes provided by HB 865, HB 867, HB 868 in order to preserve the tax-exempt status of voluntary charitable corporations, legislative chartered charitable corporations and charitable trusts. This legislation allows these changes to be incorporated without individual action by each corporation or trust.

AMENDMENT

Amend RSA 64:22, III as inserted by section 1 of the bill by striking out the same and inserting in place thereof the following:

III. The provisions of paragraphs I and II shall apply to any trust except to the extent that a court of competent jurisdiction determines that the application of those paragraphs to a trust would be contrary to the terms of the instrument governing the trust, and that the instrument cannot properly be changed to conform to those paragraphs.

Amendment adopted.

Ordered to third reading.

HB 960

relative to payment of monies to elected and appointed town officials. Ought to pass with amendment. Rep. Mabel Richardson for Municipal and County Government.

AMENDMENT

Amend the bill by striking out the title and inserting in place thereof the following:

AN ACT

relative to payment of monies to elected
and appointed municipal officials.

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Payment to Town Officials. Amend RSA 31 by inserting after section 9-a the following new section: 31:9-b Time for Payment. All elected and appointed officials of a municipal corporation shall be paid monies due them for services rendered as approved by a vote of the municipality from the time of election, or appointment, to the expiration of the term of office for

which they are elected or appointed. Said monies shall be paid after the services have been rendered either weekly, biweekly, monthly, quarterly, semi-annually, or annually as agreed upon between the governing board and the officials involved. As used in this section the words "municipal corporation" shall mean a town, a village district or a school district, but shall not include a city or county.

Amendment adopted.

Ordered to third reading.

HB 926

to amend the charter of the city of Rochester relative to registration for voting and absentee voting. Ought to pass. Rep. Barbara Thompson for the Rochester Delegation.

Ordered to third reading.

HB 971

to insure that persons appointed as justices of the peace and notaries public are properly qualified. Refer to Legislative Study Committee or pertinent Standing Committee. Rep. Shirley Welch for Statutory Revision.

Referred to Legislative Study Committee or pertinent Standing Committee.

HB 880

repealing the tax on boats. Refer to Legislative Study Committee or the appropriate Standing Committee. Rep. Hamel for Transportation.

The case for repealing the existing tax on boats was clearly shown but the committee feels the registration fees should be increased if the tax is removed. Taxing boats is a complicated problem and should be thoroughly studied before any change is made.

Referred to Legislative Study Committee or the appropriate Standing Committee.

HB 651

clarifying tax exemptions on real estate and personal property owned by governmental bodies. Ought to pass with amendment. Rep. Belanger for Ways and Means.

Permits municipalities to tax real estate owned by the state or local governments and leased to non tax-exempt persons or corporations.

AMENDMENT

Amend the title of the bill by striking out the same and inserting in place thereof the following:

AN ACT

clarifying tax exemptions on real estate
owned by governmental bodies.

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Leasing of State Owned Real Estate. Amend RSA 72:23, I (supp) as amended by 1955, 157:1; 1957, 202:2; and 1969, 113:1 by striking out said section and inserting in place thereof the following: I. Lands and buildings and structures thereon and therein owned by the state, cities, towns, school districts and village districts; except that all said lands and buildings and structures owned by the state (with the exception of recreational structures), cities, towns, school districts and village districts which leased or otherwise contracted to private individuals or other non tax-exempt persons, firms or corporations for profit making purpose shall be taxable to such individuals, firms or corporations.

Amendment adopted.

Ordered to third reading.

HB 696

amending the business profits tax to provide for consolidated business profits tax returns. Ought to pass with amendment. Rep. Levy for Ways and Means.

As amended HB 696 permits deduction by parent corporations of business profits taxes paid by their subsidiaries. It prevents double taxation.

AMENDMENT

Amend the title of the bill by striking out the same and inserting in place thereof the following:

AN ACT

amending the business profits tax to clarify the provision
for the taxation of affiliated corporations.

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Income of Affiliates. Amend RSA 77-A:4 as inserted by 1970. 5:1 by adding after paragraph IV thereof the following new paragraph: V. In the case of a corporation which is the parent of an affiliated group pursuant to the provisions of chapter 6 of the United States Internal Revenue Code (1954) as amended, a deduction of such amounts of gross business profits as are derived from dividends paid to the parent by a subsidiary or subsidiaries whose gross business profits have already been subject to taxation under this chapter during the same taxable period. The purpose of this deduction is to prevent double taxation on the identical gross business profits of a controlled corporation or group of corporations and its parents.

Amendment adopted.

Ordered to third reading.

HB 791

granting a tax exemption to persons who have lived with their spouse as man and wife for at least five years when either person is seventy or over. Ought to pass. Rep. Brocklebank for Ways and Means.

Allows elderly exemption to apply to either spouse over seventy, not just the one who has title to the home.

Ordered to third reading.

HB 951

establishing a New Hampshire fruit and wine marketing committee. Inexpedient to legislate. Rep. Colburn for Environmental Quality and Agriculture.

Possibility exists of conflict with present statute with regard to state Liquor Control of alcoholic beverages. Voluntary association can be formed to accomplish purpose without legislative act. No funding.

Rep. Alice Davis moved that HB 951 be referred to Legislative Study Committee or appropriate Standing Committee and spoke in favor of her motion.

Rep. Greene spoke in favor of the motion.

Adopted.

HB 835

providing an alternate method of adopting zoning ordinances in towns of a population of less than three thousand. Ought to pass with amendment. Rep. Hanson for Municipal and County Government.

Rep. Allen moved that HB 835 be recommitted to committee.

Adopted.

HB 789

establishing youth rates at state-owned ski areas. Inexpedient to legislate. Rep. Claflin for Resources, Recreation and Development.

Resolution adopted.

SB 149

relative to election procedures of the Contoocook valley school district. Inexpedient to legislate. Rep. Gemmill for Education.

The committee believes it important for town and school officials to be elected on separate ballots and thus opposes the intent of this local bill.

Rep. Murray moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke in favor of his motion.

Rep. Gemmill moved that HB 149 be indefinitely postponed and spoke in favor of his motion.

Reps. Boucher, James O'Neil and Allen spoke in favor of the motion.

Rep. Trowbridge spoke against the motion.

(discussion)

Rep. Murray spoke a second time against the motion.

Rep. Dion moved the previous question on the entire subject matter; sufficiently seconded.

Adopted.

SB 149 was indefinitely postponed.

HOUSE RESOLUTION

Be It Resolved that no bill or joint resolution may be introduced in the House after Monday, June 7, 1971 except with the approval of the Rules Committee.

Adopted.

The Speaker called for the Special Order for 11:01.

HB 929, to reduce the percentage of out-of-state students at the University of New Hampshire.

Rep. Bowles moved that HB 929 be made a Special Order for 11:03, Tuesday next.

Adopted.

HB 587

establishing limits on the season for taking wild deer. Ought to pass with amendment.

AMENDMENT

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Deer Season. Amend RSA 208:2 (supp) as amended by 1955, 264:1; 1961, 254:1; 1963, 298:1 and 1965, 304.1 by striking out in line three the numeral and words "10 to the first Sunday in December" and inserting in place thereof the words (first to November twenty-first) so that said section as amended shall read as follows: 208:2 Taking; Time. Wild deer, outside game preserves, may be hunted and taken from one half hour before sunrise to one half hour after sunset from November first to November twenty-first, inclusive, provided that no deer shall be hunted or taken at any time on any island or in any waters in lakes and ponds.

Rep. Maynard moved that HB 587 be indefinitely postponed and spoke in favor of his motion.

Reps. Fortier and Hunt spoke against the motion.

(discussion)

Rep. Dion moved the previous question on the entire subject matter; sufficiently seconded.

Adopted.

Rep. Maynard requested a quorum count.

250 members having answered, a quorum was present.

Rep. Maynard requested a division.

It being manifestly in the negative, the motion lost.

Committee amendment adopted.

Ordered to third reading.

At the request of Rep. James O'Neil, Rep. Townsend led the House in singing Happy Birthday to Speaker Cobleigh.

The Speaker called for the special order for 11:02:

HB 571

permitting sale of beer to persons who have attained the age of eighteen. Majority: Inexpedient to legislate; Rep. Collishaw for Liquor Laws. Minority: Ought to pass. Rep. D'Amante.

Rep. D'Amante moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke in favor of the motion.

(discussion)

Rep. Collishaw spoke against the motion.

(Rep. Trowbridge in the Chair)

Rep. Miner spoke in favor of the motion.

Rep. Wilfrid Boisvert spoke against the motion.

Reps. Andrews, MacDonald and Haller spoke in favor of the motion.

Rep. Schwaner spoke against the motion.

(Speaker in the Chair)

Rep. Tripp spoke against the motion.

Reps. Hardy and Raiche spoke in favor of the motion.

Rep. Michels moved the previous question on the entire subject matter; sufficiently seconded.

Adopted.

Rep. Sears requested a quorum count.

273 members having answered, a quorum was present.

A division was requested.

118 members having voted in the affirmative, and 147 in the negative, the motion lost.

Rep. Andrews requested a roll call; sufficiently seconded by five members.

Rep. Andrews subsequently withdrew his request.

Resolution adopted.

HB 891

relative to the department of employment security. Inexpedient to legislate Rep. Shirley Clark for Executive Departments and Administration.

Rep. Michels offered an amendment.

The Clerk read the amendment in full.

Rep. Michels spoke in favor of the amendment.

(discussion)

Rep. Malcolm Stevenson moved that HB 891, with proposed amendment, be indefinitely postponed and spoke in favor of the motion.

Rep. Raiche spoke against the motion.

Rep. Van Gardner spoke in favor of the motion.

Rep. Dion moved the previous question on the entire subject matter; sufficiently seconded.

PERSONAL PRIVILEGE

Rep. Shirley Clark rose on a point of personal privilege.

HB 891 was indefinitely postponed.

SUSPENSION OF RULES

Rep. Drake moved that the Rules of the House be so far suspended, that the requirement for committee hearing and report on HJR 54, making a supplemental appropriation for the racing commission, be suspended, and that it be ordered to third reading.

Rep. Reddy spoke in favor of the motion.

(discussion)

Rep. Reddy yielded to Rep. Drake to answer questions.

Rep. George Roberts spoke in favor of the motion.

Motion adopted.

Rep. Bednar moved that the remarks by Reps. Drake and Reddy be printed in the Journal.

Adopted.

REP. DRAKE'S REMARKS

Mr. Speaker: This is the first time that I have risen in this session to move for suspension of the rules. The reason that it is obvious that it has to be done today is that because on June 7 there will be insufficient money to continue the racing at Hinsdale and at the Rochester Raceway. We must take action today to provide this money. While I went to the Rules Committee to get this introduced, it was solely governed by the fact that New Hampshire could not afford to lose the revenue that was involved. This amounts to the sum of approximately \$170,000 of revenue to the state for the balance of this year at Hinsdale plus a relatively minor amount from the Rochester Raceway. I must say to you that for the first nine days, the Rochester Raceway has not met its projections of revenue. It is still a net income to the state, but that net revenue for the first nine days was \$12,541. If we do not pass this resolution, I have a letter from the comptroller which says that he will cut

off all funds for both Rochester and Hinsdale because they will be out of funds.

I regret the necessity for bring this bill. I think it is an example of administrative mismanagement on the part of the racing commission which made this necessary. I say only in explanation that they have a new racing secretary this year who has not been through the legislative process before, and that I think on this ground, he was unfamiliar with the process which would be required to provide the funds. I think that this was held up on the Rules Committee to make sure that all of the normal and reasonable requirements for licensing had to be met before we should pick up the matter of an appropriation on this floor. I think that we have no alternative but to make sure that we would guarantee this revenue and so I have introduced to the Rules Committee the bill for a \$23,000 appropriation which will continue the Hinsdale operation and the Rochester Raceway meet.

As you know, we appropriated the funds for this year to Rochester for harness racing. It did not spell out where that use might be made. I disagree with the procedure followed by the racing commissioner which set up a situation where they diverted funds from one to run the other before they had assurance that that money was available. I make no apology for explaining this to you and place what I believe the proper blame in the lack of an administrative procedure, but I hope that you will agree with me that we cannot afford to lose the revenue involved and that you will agree that the rules ought to be suspended, and that we ought to make sure that this is properly handled. I can assure you that as far as I am concerned, there will be a change in the procedures on this department's part.

REP. REDDY'S REMARKS

Mr. Speaker: I rise at this point, reluctantly, to support Mr. Drake on the position of this House Joint Resolution. But I think some day, someone is going to look back on this situation and realize what the racing commission has attempted to do here in playing games with the horses versus the dogs. Rochester race track formed a new corporation real quickly in the past 60 days. On the 5th of May they applied for this 36 day meet; the request was granted on the 24th of May, and they are in operation. They are not a U. S. T. A. track; they

are not a sanction track, because on the straight-away they cannot run eight horses across as is required. Our racing commission for some reason quickly waived this provision and if you check your daily paper, you will see that some nights they are running in some races as few as five horses. The revenue is not coming in as it is supposed to. This meet was granted with the intention that its funds would be siphoned off from the Hinsdale operation. We have put that whole Hinsdale operation in great jeopardy assuming that someone would come in here and dig up the additional money to keep this thing in operation. So for the benefit of the state, we really have no choice but to hope at some point, as Mr. Drake has pointed out, that this thing will be thoroughly investigated as to why this meet was granted on a short term basis; why they don't meet the standards, and why they were granted this permission to run and not be forced to keep up with certain standards as other tracks do. But I still reluctantly support this in order to keep Hinsdale in operation.

Rep. Alukonis wishes the record to show that on May 24th he voted in favor of indefinite postponement of HB 381, imposing a tax on the income of individuals.

On motion of Rep. James O'Neil the rules of the House were so far suspended as to permit business in order at the late session to be in order at the present time, that third reading of bills be by title only, resolutions by caption only, and that when the House adjourns today it be to meet Monday at 11:00 o'clock.

LATE SESSION

Third reading and passage by House

Rep. James O'Neil moved that all bills ordered to third reading be read a third time by this resolution and that all titles of bills and captions of resolutions be the same as adopted, and that they be passed at the present time.

Adopted.

HJR 50, in favor of Richard Bradley.

HB 962, prohibiting the possession of loaded rifles and shotguns in boats and other craft.

HB 852, defining charitable trusts and providing for the filing of instruments and reports relative to said trusts.

HB 865, relative to the articles of agreement of charitable corporations.

HB 867, relative to statutory provisions in charters of charitable corporations created by legislative act.

HB 868, relative to the administration of charitable trusts.

HB 960, relative to payment of monies to elected and appointed municipal officials.

HB 926, to amend the charter of the city of Rochester relative to registration for voting and absentee voting.

HB 651, clarifying tax exemptions on real estate owned by governmental bodies.

HB 696, amending the business profits tax to clarify the provision for the taxation of affiliated corporations.

HB 791, granting a tax exemption to persons who have lived with their spouse as man and wife for at least five years when either person is seventy or over.

HB 587, establishing limits on the season for taking wild deer.

HJR 54, making a supplemental appropriation for the racing commission.

RECONSIDERATION

Rep. Fortier, having voted with the majority, moved that the House reconsider its action in passing HB 587 and spoke against the motion.

Motion lost.

RECONSIDERATION

Rep. Enright, having voted with the majority, moved that the House reconsider its action in killing HB 571, permitting sale of beer to persons who have attained the age of eighteen.

Rep. D'Amante moved that reconsideration of HB 571 be made a special order for 11:04 Tuesday next and spoke in favor of the motion.

Rep. Elmer Johnson spoke against the motion.

Motion lost.

Reconsideration lost.

On motion of Rep. Vachon the House adjourned at 2:14 P.M. in honor of Speaker Cobleigh's birthday.

Monday, 7Jun71

The House met at 11:00 o'clock.

Prayer was offered by House Chaplain Rev. William L. Shafer.

ETERNAL GOD, in all our going and coming, remind us of the swift passage of time and our accountability to Thee for its proper use. Restrain us from presumptuous planning. when we would act as though we were free to chart our own course without consulting Thee. Grant us courage and wisdom to act decisively and responsibly, encouraged by Thy Word and guided by Thy Truth, that our actions may reflect the expression of Thy Concern. Pilot us, O LORD, into channels for which we were made, and give us grace to trust Thee for a safe passage into the harbor of Thy rest. Amen.

Rep. Mudgett led the Pledge of Allegiance.

LEAVES OF ABSENCE

Rep. Webster, the day, illness.

Reps. Brown and Randall, the week, illness.

Rep. Charles Cheney, today and tomorrow, important business.

Reps. Churchill, Miner, Tarr, Roger Duhaime and Downing, the day, important business.

RESOLUTION

Rep. James O'Neil offered the following resolution:

Resolved, that in accordance with the list in the possession of the clerk, House Bills numbered 995 through 1010 and House Joint Resolution numbered 55 shall be by this resolution read a first and second time by the therein listed titles, laid on the table for printing and referred to the therein designated committees.

Adopted.

INTRODUCTION OF HOUSE BILLS

First, second reading and referral

HB 995, relative to horse racing regulations. (Bourassa of Hillsborough Dist. 28 — To Ways and Means.)

HB 996, relative to the posting and publication of notices of fiduciaries. (Bourassa of Hillsborough Dist. 28 — To Judiciary.)

HB 997, providing that the tax collector in each town, under the direction of the selectmen, shall be responsible for the collection of the tax on rooms and meals. (Gemmell of Grafton Dist. 10 — To Ways and Means.)

HB 998, authorizing juvenile juries in certain cases. (Bednar of Hillsborough Dist. 23 — To Judiciary.)

HB 999, relative to discarded refrigerators. (Lockhart of Rockingham Dist. 22 — To Statutory Revision.)

HB 1000, providing for the payment of interest on real estate tax payments made to banking institutions by mortgagors who reside in the mortgaged property. (O'Neil of Rockingham Dist. 7 — To Banks and Insurance.)

HB 1001, relative to amending the charter of the First Congregational Society of Gilmanton. (Roberts of Belknap Dist. 6 — To Statutory Revision.)

HB 1002, relative to corporations which manage the funds and investments of non-profit corporations. (Rules Committee for Bradley of Grafton Dist. 9 — To Banks and Insurance.)

HB 1003, to indemnify officers and employees of municipalities and school districts from liability for damages, and to allow insurance coverage for the liability. (Bradley of Grafton Dist. 9 — To Municipal and County Government.)

HB 1004, relating to the election of Merrimack county commissioner. (Rules Committee for Andrews of Merrimack Dist. 1 — To Special Committee — Merrimack Delegation.)

HB 1005, relative to the form and counting of ballots. (Rules Committee for Martineau of Hillsborough Dist. 38 — To Statutory Revision.)

HB 1006, permitting local votes on the question of Sunday sales to be by special election. (Rules Committee for Belair of Rockingham Dist. 7 — To Judiciary.)

HB 1007 providing for an emergency temporary zoning ordinance and for its adoption by the selectmen. (Rules Committee for Williamson of Sullivan Dist. 9; Raiche of Hillsborough Dist. 34 — To Municipal and County Government.)

HB 1008, amending the New England higher education compact. (Bowles of Rockingham Dist. 27 — To Education.)

HB 1009, to provide for the reorganization of the departments and agencies of state government. (Menge of Grafton Dist. 8; Bowles of Rockingham Dist. 27 — To Executive Departments and Administration.)

HB 1010, reimposing the tax on machinery and road building and like machinery. (Stevenson of Grafton Dist. 1; Vachon of Hillsborough Dist. 40; Lawton of Belknap Dist. 2; Bednar of Hillsborough Dist. 23 — To Ways and Means.)

HJR 55, establishing a special committee to study the effectiveness of the laws relating to access to and use of public buildings by the physically handicapped. (Rules Committee for Rep. Conley of Carroll Dist. 4 — To Labor, Human Resources and Rehabilitation.)

RECONSIDERATION

Rep. Moran served notice that today or some subsequent day he would ask for reconsideration of the action of the House in killing HB 891, relative to the department of employment security.

SENATE MESSAGES CONCURRENCE

HB 310, relative to recoveries by the division of investigation of accounts.

HB 464, relative to participation in the work incentive program.

HB 540, amending the charter of the union school district of Keene to provide that the treasurer be appointed by the school board.

HB 544, to provide for review of area school plan and withdrawal after the third anniversary.

HB 564, relative to increasing the membership of the advisory commission on health and welfare.

HB 615, permitting abatement of uncollectible interest and dividend taxes.

HB 652, to exclude animals from restaurants and stores that sell food.

HB 689, providing that bow nets and dip nets may be used in certain rivers.

HB 690, providing a closed season for salt water smelt.

HB 822, relative to the enforcement of regulations of the director, division of welfare.

HB 872, to amend the charter of New England College.

ACCEDED TO REQUEST FOR COMMITTEE OF CONFERENCE

HB 181, to provide for the regulation of title insurance.

The President appointed Sens. Ferdinando and Leonard.

NON-CONCURRENCE

HB 182, relative to the power of Concord College to grant degrees.

HB 287, permitting the director of welfare to manifest payment of non-federal funds for the work incentive program.

HB 717, authorizing New Hampshire College to confer academic degrees and honorary degrees.

SENATE CONCURRENCE ON HOUSE AMENDMENT

SB 161, increasing the penalties for throwing trash on highways or highway rights-of-ways.

(Amendment printed in HJ June 3, 1971)

INTRODUCTION OF SENATE BILLS First, second reading and referral

SB 280, relative to the area school contract between the Rochester School District and the Wakefield School District. Education.

SB 124, relative to the definition of a workday. Labor.

SB 134, relative to the construction industry. Labor.

SB 135, to license private detectives and private detective agencies. Statutory Revision.

SB 142, allowing full-time classified employees time off for personal business. Executive Departments and Administration.

SB 179, limiting the scope of inquiry directed to applicants for state employment and state licensing. Executive Departments and Administration.

SB 201, relative to the state apprenticeship council. Statutory Revision.

CONCURRENCE ON HOUSE BILL WITH SENATE AMENDMENT

HB 703, providing that no person shall furnish to another person a license issued to himself.

(Amendment printed in SJ June 4, 1971)

Rep. Hayes moved that the House concur with the Senate amendment.

Adopted.

ENROLLED BILLS REPORT

HB 207, relative to the control of radiation.

HB 648, enacting an insurance holding company act.

HB 702, relative to qualification for members of a school board.

SB 101, providing for the recognition of "middle schools."

Roxie A. Forbes
For The Committee

Reps. James O'Neil and Raiche offered the following resolution:

RESOLUTION

We move that the Rules of the House be so far suspended for the balance of the week as to permit the introduction of

committee reports, with or without hearings, without two days notice in the House Calendar.

Adopted.

COMMITTEE REPORTS

HB 936

providing that cooperative school districts may elect district officers at the time and places for the election of town officers in the towns which comprise the district. Ought to pass with amendment. Rep. Gemmill for Education.

This enabling act permits cooperative school districts which choose to do so to elect their officers by separate ballot on town meeting day. Passage will make special bills unnecessary.

AMENDMENT

Amend section 1 of the bill by striking out said section and inserting in place thereof the following:

1 Cooperative School Districts. Amend RSA 197:1-a as inserted by 1961, 134:2 by striking out said section and inserting in place thereof the following: 197:1-a Election at Town Meeting. Any school district, which is coextensive with the town in which it is located, including any cooperative school district composed of pre-existing districts which were each coextensive with the towns in which they are located, may at any annual school meeting or at any special meeting under an article in the warrant for such meeting, vote to elect its district officers by separate ballot at the annual town meeting in such town, and may rescind such action in like manner. Such action shall not take effect until the calendar year next following the year in which such action is taken. The newly elected officers shall take office as of the town meeting at which they are elected or at the close of the first annual school district meeting held after the election whichever occurs first; Provided, however, that the treasurer shall take office at the close of the fiscal year of the school district. The oath of office shall be administered to said officers by the school district moderator, assistant moderator or town clerk in accordance with RSA 42:1.

Amendment adopted.

Ordered to third reading.

SB 180

relative to the inclusion of certain pupils from partially closed nonpublic schools in the computation of state aid due school districts. Ought to pass. Rep. Margaret Cote for Education.

The State Department of Education asked for this legislation and it had the unanimous support of this committee.

Ordered to third reading.

SB 163

prohibiting dumping materials from out-of-state. Ought to pass with amendment. Rep. Colburn for Environmental Quality and Agriculture.

Self-explanatory.

AMENDMENT

Amend the bill by striking out everything after the enacting clause and inserting in place thereof the following:

1 Dump on Owner's Property. Amend RSA 147 by striking out section 30-d (supp) and inserting in place thereof the following new section: 147:30-d Exemptions. Nothing in this subdivision shall be construed to prohibit the maintenance of a dump site located on a person's own property used for the express purpose of depositing garbage and refuse from his own residence nor to individuals hauling or storing animal or poultry manure for use as a fertilizer.

2 Out-of-State Waste. Amend RSA 147 by inserting after section 30-d the following new subdivision:

Waste from Out-of-State

147:30-e Definitions. As used in this subdivision:

I. "Waste matter" means garbage, refuse, solid or liquid waste, ashes, rubbish, industrial and commercial waste, and all other refuse of every description, whether loose, in containers, compacted, baled, bundled or otherwise.

147:30-f Prohibition. No person, firm, corporation or other legal entity shall deposit, or cause or permit to be deposited, any waste matter in any structure or on any land within the state or in the territorial waters of the state, which waste matter

originated outside the state. Nothing in this section shall be construed to prohibit the transportation of waste matter into the state for use as a raw material for the production of new commodities which are not waste matter as defined. Each person guilty of a violation of this section shall be guilty of a separate offense for each day all or part of the waste matter which is the subject matter of such violation is allowed to remain in the structure, on the land, or in the water in which it was deposited.

147:30-g Exemption. Nothing in RSA 147:30-f shall be construed to prohibit the disposal of out-of-state garbage, manure, putrescible materials or refuse at a public disposal facility provided the out-of-state city or town or origin is a participating member of a New Hampshire regional refuse disposal district as provided in RSA 53-B, or has arranged to share public disposal facilities with a New Hampshire city or town.

147:30-h Penalty. Whoever shall violate this section shall be punished by a fine of not less than two hundred dollars nor more than two thousand dollars for each violation.

147:30-i Jurisdiction. The superior court, upon complaint of the attorney general, the municipal officer of any municipality, or any local or state health officer, shall have jurisdiction to restrain or enjoin violations of this section, and to enter decrees requiring the removal from the state of waste matter deposited in violation of this section. In any such civil proceeding neither an allegation nor proof of unavoidable or substantial and irreparable injury shall be required to obtain a temporary restraining order or injunction, nor shall bond be required of the plaintiff; and the burden of proof shall be on the defendant to show that the waste matter involved originated within the state.

3 Repeal. RSA 147:28-a (supp) as inserted by 1965, 201:4 relative to certain commercial disposal prohibited is hereby repealed.

4 Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted.

Ordered to third reading.

Rep. Boucher wishes to be recorded as voting in favor of SB 163.

SB 66

requiring persons engaged in the hunting of big game animals to display on their person a minimum amount of color known as hunter orange. Refer to Legislative Study Committee or the appropriate Standing Committee. Rep. Maynard for Fish and Game.

Requiring persons engaged in the hunting of big game animals to display on their person a minimum amount of color known as hunter orange.

Resolution adopted.

HB 948

imposing an additional percentage of certain fines as part of the fine and providing for the disbursement of said additional fine to the program on alcohol and drug abuse. Ought to pass with amendment. Rep. Healy for Judiciary.

Bill adds 10% to fines involving alcohol and drug violations and earmarks said extra 10% for program on alcohol and drug abuse. Committee felt this approach would be worthwhile on an experimental two year basis.

AMENDMENT

Amend RSA 570:31, I, as inserted by section 1 of the bill by striking out the same and inserting in place thereof the following:

I. In addition to every fine imposed against a person for the period July 1, 1971 to July 1, 1973, for:

Amend RSA 570:31, I, (b) as inserted by section 1 of the bill by striking out the same and inserting in place thereof the following:

(b) Being drunk as provided pursuant to RSA 570:14, or 570:28, or

Amend section 2 of the bill by striking out the same and inserting in place thereof the following:

2 Effective Date. This act shall take effect on passage.

Amendment adopted.

Ordered to third reading.

RECONSIDERATION

Reps. Ferguson, James O'Neil and Raiche, having voted with the majority, moved that the House reconsider its action in ordering to third reading HB 948, imposing an additional percentage of certain fines as part of the fine and providing for the disbursement of said additional fine to the program on alcohol and drug abuse, and that it be placed on second reading and be referred to Appropriations at the present time.

Adopted.

HB 958

to provide for the separate settlement of property damage and personal injury claims arising out of the same motor vehicle accident. Ought to pass. Rep. Record for Judiciary.

Prohibits insurance company from requiring claimant to settle bodily injury claim before they will settle property damage claim. No opposition at hearing.

Ordered to third reading.

HB 959

to clarify superior court writs. Ought to pass. Rep. David Bradley for Judiciary.

Bill makes some language changes in the form of writs that should clarify their intent.

Ordered to third reading.

SB 147

relative to the voluntary retirement of supreme and superior courts justices. Ought to pass. Rep. Drabinowicz for Judiciary.

Would allow supreme and superior court justices to retire at age 65 with the same provisions as now in effect at age 70, providing they are willing to serve as judicial referees as provided in the current statute.

Ordered to third reading.

HB 788

prohibiting the use of motor boats on Jericho Pond. Ought to pass with amendment. Rep. Claflin for Resources, Recreation and Development.

Stand-by water supply for the city of Berlin.

AMENDMENT

Amend section 2 of the bill by striking out the same and inserting in place thereof the following:

2 Effective Date. This act shall take effect upon its passage.

Amendment adopted.

Ordered to third reading.

HB 790

limiting the use of motor boats on Big Millsfield Pond. Inexpedient to legislate. Rep. Claflin for Resources, Recreation and Development.

Support of bill withdrawn.

Resolution adopted.

HB 879

relative to the use of motorboats on small bodies of water. Inexpedient to legislate. Rep. Claflin for Resources, Recreation and Development.

Too broad and sweeping in application.

Resolution adopted.

HB 920

extending the authority of the water supply and pollution control commission. Inexpedient to legislate. Rep. Claflin for Resources, Recreation and Development.

Subject matter covered by HB 930.

Resolution adopted.

HB 930

relative to the prevention of pollution from dredging, filling, mining, or other construction. Ought to pass. Rep. Claflin for Resources, Recreation and Development.

Prevents pollution of surface waters by operations on borders and by alteration of water run-off.

Ordered to third reading.

HB 928

prohibiting motorboats on Smith Meeting House Pond and Rollins Pond. Ought to pass. Rep. Claflin for Resources, Recreation and Development.

Protects two undeveloped small ponds. Electric motors would be allowed.

Ordered to third reading.

HB 965

relative to the parole laws. Ought to pass. Rep. Haller for State Institutions.

This bill updates Parole Laws and clarifies existing parole policies.

Ordered to third reading.

HB 966

to repeal those portions of the RSA which deny paupers the right to vote. Ought to pass. Rep. Forcier for Statutory Revision.

Inasmuch as the Attorney General advises that these laws have not been enforced for years, the committee feels that they should be repealed.

Ordered to third reading.

HB 51

imposing a tax upon retail sales. Inexpedient to legislate. Rep. Galbraith for Ways and Means.

A 2% sales tax, including food and clothing and a credit system, drafted as a companion bill to HB 461, an income tax. Revenue would have gone to cities and towns. Bill couldn't be passed separately without substantial revision.

Resolution adopted.

HB 102

lowering the age of exemption from the residential real estate tax from seventy to sixty-five. Inexpedient to legislate. Rep. McLane for Ways and Means.

Would have lowered the present elderly exemption from 70 to 65.

Resolution adopted.

HB 156

imposing a tax on the profits of corporations. Inexpedient to legislate. Rep. Menge for Ways and Means.

Drafted as a companion bill to HB 381, an income tax.
Resolution adopted.

HB 538

establishing an exemption from property taxes for certain persons over sixty-five years of age. Inexpedient to legislate. Rep. McLane for Ways and Means.

The committee felt that we should take no action to change the elderly exemptions at a time when cities and towns are hard pressed.

Resolution adopted.

HB 365

establishing the salary of the state entomologist. Ought to pass with amendment. —0— Rep. Drake for Appropriations.

AMENDMENT

Amend the title of the bill by striking out the same and inserting in place thereof the following:

An Act

to abolish the unclassified position of state entomologist.

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Salary Repealed. Amend RSA 94:1-a (supp), as amended, by striking out the line:

“State entomologist 4,441”

2 Position Changed to Classified. Amend RSA 437:1, as amended, by striking out said section and inserting in place thereof the following: 437:1 State Entomologist. The commissioner of agriculture shall, subject to the personnel laws of the state, employ an assistant who shall be known as the state entomologist and who shall be fully qualified by scientific training and experience and who, under the direction of the commissioner, shall be in charge of the suppression of pests as provided for in this chapter.

3 Effective Date. This act shall take effect July 1, 1971.

Amendment adopted.

Ordered to third reading.

HB 419

relative to supplies for discharged prisoners. Ought to pass.
—0— Rep. Drake for Appropriations.

Ordered to third reading.

HB 5

relative to powers and duties of New England Interstate Water Pollution Control Commission. Ought to pass with amendment. —0— Rep. Drake for Appropriations.

AMENDMENT

Amend the bill by striking out RSA 487-B:6, 7 and 8 as inserted by section 1 of the bill.

Amendment adopted.

Ordered to third reading.

HB 131

relative to operation of liquor stores on holidays. Ought to pass. —0— Rep. Drake for Appropriations.

Ordered to third reading.

HB 185

establishing a school district reorganization commission and making an appropriation therefor. Inexpedient to legislate. \$25,000 Rep. Drake for Appropriations.

Resolution adopted.

HB 244

providing for a halfway house for alcoholics and making appropriations therefor. Inexpedient to legislate. \$9,629 Rep. Drake for Appropriations.

Resolution adopted.

HB 293

to reimburse towns and cities for participation in a state-wide refuse disposal program and making an appropriation therefor. Inexpedient to legislate. \$720,000 Rep. Drake for Appropriations.

Resolution adopted.

HB 358

relative to school building aid for vocational education facilities and making an appropriation therefor. Inexpedient to legislate. \$850,000 Rep. Drake for Appropriations.

Resolution adopted.

HB 411

providing shift differential compensation for state employees and making an appropriation therefor. Inexpedient to legislate. General: \$380,412, Highway: \$50,656, Special: \$25,112, Total: \$456,180. Rep. Drake for Appropriations.

Resolution adopted.

HB 422

authorizing a committee to make a study of the financial aid formulas for elementary and secondary education. Inexpedient to legislate. \$25,000 Rep. Drake for Appropriations.

Resolution adopted.

HB 716

establishing a coastal zone authority. Inexpedient to legislate. —0— Rep. Drake for Appropriations.

Resolution adopted.

HB 361

providing for overtime pay for classified employees of the state liquor commission and making an appropriation therefor. Inexpedient to legislate. \$275,072 Rep. Drake for Appropriations.

Resolution adopted.

HB 357

establishing an advisory committee for continuing overview of operations and in state parks. Inexpedient to legislate. —0— Rep. Drake for Appropriations.

Resolution adopted.

HJR 20

providing an appropriation for Old Fort Number Four. Inexpedient to legislate. \$20,000 Rep. Drake for Appropriations.

Resolution adopted.

HB 227

raising the salaries of classified state employees. Recommended but not funded. General: \$4,111,970, Highway: \$1,987,900, Fish and Game: \$188,634, Special Federal: \$866,750, Special: \$318,870, Total: \$7,474,124. Rep. Drake for Appropriations.

Laid on the table because not funded. Resolution adopted.

HB 355

relative to the salaries of unclassified state officials and making an appropriation therefor. Recommended but not funded. General: \$161,200, Highway: \$10,400, Fish and Game: \$1,040, Special \$3,640, Special Federal: \$3,640, Total: \$179,920. Rep. Drake for Appropriations.

Laid on the table because not funded. Resolution adopted.

HB 607

relative to the halfway house for alcoholics and making an appropriation therefor. Recommended but not funded. \$160,571. Rep. Drake for Appropriations.

Laid on the table because not funded. Resolution adopted.

HB 258

providing for review and updating of planning enabling laws and making an appropriation therefor. Recommended but not funded. \$12,000 Rep. Drake for Appropriations.

Laid on the table because not funded. Resolution adopted.

HB 402

making an appropriation for the erection of historical markers on highways. Recommended but not funded. \$3,000 Rep. Drake for Appropriations.

Laid on the table because not funded. Resolution adopted.

RECONSIDERATION

Rep. Bowles, having voted with the majority, moved that the House reconsider its action in non-concurring and requesting a committee of conference on HB 6, relative to the power of Hesser College to grant degrees, HB 43, relative to the power of White Pines College to grant degrees, and HB 99, relative

to the power of McIntosh College, Inc. to grant degrees, and that the House refuse to concur.

Adopted.

HB 977

regulating the construction of mobile home parks. Ought to pass with amendment. Rep. Colburn for Environmental Quality and Agriculture.

Establishes standards for mobile home parks in towns without zoning.

Reps. Greene and Raiche moved that HB 977 be made a special order for 11:04 tomorrow.

Adopted.

HB 743

relative to licensing fees, registering, and kennel fees for dogs. Ought to pass with amendment. Rep. Hanson for Municipal and County Government.

AMENDMENT

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Licensing Fees. Amend RSA 466:4 by striking out said section and inserting in place thereof the following: 466:4 Fees. The fee for every license for a year shall be four dollars for a male or spayed female dog and eight dollars for a female dog. The fee for registering dogs after November first shall be equal to one-half the above fees. The owner or keeper of a spayed female dog shall furnish a certificate from the person performing the operation, to the satisfaction of the clerk of the town or city wherein such dog is owned or kept.

2 Fees for Kennels; Breeders. Amend RSA 466:6 by striking out said section and inserting in place thereof the following: 466:6 — Kennels; Breeders. The owner or keeper of five or more dogs, and any breeder of dogs, shall annually on or before April thirtieth procure a license authorizing him to keep such dogs upon the premises described in the license or off the premises while under his control. If the number of dogs does not exceed five, the fee for such license shall be twenty dollars; if the number exceeds five and does not exceed ten, the fee shall

be thirty dollars, and if the number exceeds ten the fee shall be forty dollars, provided that if the number of dogs owned by such licensee exceeds twenty-five there shall be an additional fee of two dollars for each dog in excess of twenty-five. No fee shall be required for the dogs of such owner or keeper which are under the age of three months; and for dogs becoming three months of age after November first, or which may be brought from without the state after November first, the fee shall be equal to one-half the above fees. The provisions of RSA 466:1, 2, and 4 shall not apply to licenses under this section.

3 Increased Charge Where Payment is Delayed. Amend RSA 466:7 as amended by 1965, 325:1 by striking out in line two the words "one dollar" and inserting in place thereof the words (three dollars) so that said section as amended shall read as follows: 466:7 Additional Charge Where Payment of License Fee is Delayed. In addition to the license fee for dogs provided by this subdivision there shall be a charge of three dollars if said fee is not paid before June first in any year.

4 Retention of Monies by the Town Clerk. Amend RSA 466:9 by striking out in line four the word "twenty" and inserting in place thereof the word (fifty) so that said section as amended shall read as follows: 466:9 — Payment of Fees into Treasury. Clerks of towns and cities shall issue said licenses, receive the money therefor and pay the same into the treasuries of their respective towns and cities on or before June first of each year, retaining to their own use fifty cents for each license; and shall return therewith a sworn statement of the amount of moneys thus received and paid over by them.

5 Warning to be Printed on Dog Licenses. 466:10 Warning. Every license issued to the owner or keeper of a dog shall have printed thereon the following warning: "Dog licensees are cautioned to consult a veterinarian if they have knowledge that their dog has been exposed to hydrophobia, or if their dog displays suspicious symptoms."

6 Age at Which Rabies Vaccination is Required. Amend RSA 422-A:2 as inserted by 1967, 188:1 by striking out in line seven the words "thirty-six months" and inserting in place thereof the words (at not more than thirty-six month intervals with) so that said section as amended shall read as follows: 442-A:2 Rabies Vaccination Required. Every dog three months of age and older shall be vaccinated against rabies. Young dogs shall

be vaccinated within thirty days after they have reached three months of age. Unvaccinated dogs acquired or moved into the state must be vaccinated within thirty days after purchase or arrival, unless under three months of age, as specified above. Every dog shall be revaccinated at not more than twelve-month intervals with killed vaccine or at not more than thirty-six month intervals with chick embryo, LEP Flury Vaccine. In rabies infected areas, dogs recently vaccinated should be kept under control for at least thirty days before being allowed to run free.

7 Seeing Eye Dogs. Amend RSA 466:8 as amended by 1955, 16:1 by striking out said section and inserting in place thereof the following: 466:8 Exemption. No fee shall be required for the registration and licensing of a seeing eye dog which is used as a guide for a blind person.

8 Payment for Violation. Amend RSA 466:13 by striking out in line two the words "forfeit fifteen" and inserting in place thereof the words (pay fifty) so that said section as amended shall read as follows: 466:13 Payment. Whoever keeps a dog contrary to the provisions of this chapter shall pay fifty dollars to the city or town in which the dog is kept.

9 Effective Date. This act shall take effect sixty days after its passage.

Rep. Benton offered the following amendment.

AMENDMENT

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Licensing Fees. Amend RSA 466:4 by striking out said section and inserting in place thereof the following: 466:4 Fees. The fee for every license for a year shall be four dollars for a male or spayed female dog and eight dollars for a female dog. The fee for registering dogs after November first shall be equal to one-half of the above fees. The owner or keeper of a spayed female dog shall furnish a certificate from the person performing the operation, to the satisfaction of the clerk of the town or city wherein such dog is owned or kept.

2 Fees for Kennels; Breeders. Amend RSA 466:6 by striking out said section and inserting in place thereof the following:

466:6 — Kennels; Breeders. The owner or keeper of five or more dogs, and any breeder of dogs, shall annually on or before April thirtieth procure a license authorizing him to keep such dogs upon the premises described in the license or off the premises while under his control. If the number of dogs does not exceed five, the fee for such license shall be twenty dollars; if the number exceeds five and does not exceed ten, the fee shall be thirty dollars, and if the number exceeds ten the fee shall be forty dollars, providd that if the number of dogs owned by such licensee exceeds twenty-five there shall be an additional fee of two dollars for each dog in excess of twenty-five. No fee shall be required for the dogs of such owner or keeper which are under the age of three months; and for dogs becoming three months of age after November first, or which may be brought from without the state after November first, the fee shall be equal to one-half the above fees. The provisions of RSA 466:1, 2 and 4 shall not apply to licenses under this section.

3 Increased Charge Where Payment is Delayed. Amend RSA 466:7 as amended by 1965, 325:1 by striking out in line two the words "one dollar" and inserting in place thereof the words (three dollars) so that said section as amended shall read as follows: 466:7 Additional Charge Where Payment of License Fee is Delayed. In addition to the license fee for dogs provided by this subdivision there shall be a charge of three dollars if said fee is not paid before June first in any year.

4 Retention of Monies by the Town Clerk. Amend RSA 466:9 by striking out in line four the word "twenty" and inserting in place thereof the word (fifty) so that said section as amended shall read as follows: 466:9 — Payment of Fees into Treasury Clerks of towns and cities shall issue said licenses, receive the money therefor and pay the same into the treasuries of their respective towns and cities on or before June first of each year, retaining to their own use fifty cents for each license; and shall return therewith a sworn statement of the amount of moneys thus received and paid over by them.

5 Warning to be Printed on Dog Licenses. 466:10 Warning. Every license issued to the owner or keeper of a dog shall have printed thereon the following warning; "Dog licensees are cautioned to consult a veterinarian if they have knowledge that their dog has been exposed to hydrophobia, or if their dog displays suspicious symptoms."

6 Seeing Eye Dogs. Amend RSA 466:8 as amended by 1955, 16:1 by striking out said section and inserting in place thereof the following: 466:8 Exemption. No fee shall be required for the registration and licensing of a seeing eye dog which is used as a guide for a blind person.

7 Payment for Violation. Amend RSA 466:13 by striking out in line two the words "forfeit fifteen" and inserting in place thereof the words (pay fifty) so that said section as amended shall read as follows: 466:13 Payment. Whoever keeps a dog contrary to the provisions of this chapter shall pay fifty dollars to the city or town in which the dog is kept.

8 Definition of Dog. Amend RSA 466 by inserting after section 20 the following new section: 466:20-a Definition. For the purposes of RSA 466:21 through 28 inclusive, the word "dog" shall mean any animal of the family of canidae except the red or grey fox.

9 Effective Date. This act shall take effect sixty days after its passage.

Rep. Benton explained his amendment.

Amendment adopted.

Committee amendment adopted.

Ordered to third reading.

SENATE MESSAGE CONCURRENCE ON HB WITH AMENDMENT

HB 189, authorizing the General Court to provide for the time and mode for submitting constitutional amendments proposed by it to the voters.

(Amendment printed in SJ 6-4-71)

Rep. Russell Chase moved that the House concur with the Senate amendment.

Rep. Bednar requested a quorum count.

222 members having answered, a quorum was present but not 2/3.

The Speaker requested another quorum count.

276 members having answered, a quorum and 2/3 was present.

The Speaker introduced former Speaker of the House, Lane Dwinell.

Rep. Bednar spoke against the motion to concur with the Senate amendment to HB 189.

Rep. Russell Chase spoke in favor of the motion.

(Discussion)

Rep. Russell Chase withdrew his motion.

Rep. Bowles moved that the House non-concur and that a committee of conference be established and spoke in favor of his motion.

The Speaker appointed Reps. Russell Chase, Bowles and Bednar.

Rep. Blanchette wished to be recorded as not having voted on HB 381, imposing a tax on the income of individuals.

RECESS

AFTER RECESS

COMMITTEE REPORTS CONTINUED

HB 963

allocating the unexpended surplus in the traffic safety fund. Inexpedient to legislate. Covered by other legislation. (HB 712) . Rep. Dunham for Education.

Resolution adopted.

HB 955

relative to censoring mail in jails and prisons. Majority: Inexpedient to legislate. Rep. Churchill for State Institutions. Minority: Ought to pass with amendment. Reps. Haller and Richard Cummings.

Subject matter under study on the Federal Level.

Majority Resolution adopted.

SJR 15

providing for studies for direct access from the F. E. Everett Turnpike to the central business district of Manchester. Inexpedient to legislate. Rep. Spollett for Public Works.

Rep. Harry Parker moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke in favor of the motion.

Reps. Spirou, Vachon and Fortier spoke in favor of the motion.

Rep. Gerry Parker spoke against the motion.

Motion adopted.

Referred to Appropriations.

SB 83

making appropriations for an addition to Snively arena. Inexpedient to legislate. Rep. Fortier for Public Works.

Rep. Raiche moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke in favor of the motion.

(discussion)

Rep. Trowbridge spoke against the motion.

Rep. Boucher requested a quorum count.

268 members having answered, a quorum was present.

Rep. Dion moved the previous question; sufficiently seconded.

Adopted.

Motion lost.

Resolution adopted.

HB 834

providing for day use passes in state parks and establishing the fees therefor. Inexpedient to legislate. Rep. Claffin for Resources, Recreation and Development.

Reduces gross receipts of DRED in financially tight period. Presents administrative problems.

Rep. Cox explained HB 834.

Resolution adopted.

HOUSE RESOLUTION

Rep. Greene offered the following House Resolution:

HOUSE RESOLUTION

Be it resolved, that the House hereby requests the Attorney General to give his written opinion on the following questions:

1 If House Joint Resolution 53 is enacted into law and the claimant therein named is paid the sum therein specified, may the State of New Hampshire recover said sum from the bottler to whom excess milk was delivered due to the error in calibration?

2 If the answer to question 1 is in the negative, can said House Joint Resolution be so amended so that if it was passed as amended the State could then recover from the bottler?

Be it further resolved, that the Attorney General be requested to file his opinion with the Speaker of the House whether or not the 1971 General Court has prior to the delivery of said opinion been prorogued or adjourned.

Adopted.

The Speaker discussed reapportionment.

Rep. Leighton moved that the explanation of reapportionment be printed in the Journal.

Adopted.

DISCUSSION ON REAPPORTIONMENT

Rep. Raiche: Mr. Speaker, I know that there are many cities with problems of reapportionment at the present time. Is

it true that we are not going to hold a public hearing in Manchester or in any city prior to Wednesday or Thursday, and that we can hold it next week without creating any problem between the House and the Senate in passing an apportionment bill?

SPEAKER: First of all, a direct answer is, Yes, you can delay. The reasons for this are as follows:

The reapportionment committee was not appointed until late in the session and for very good reasons — that we did not have the detailed information from the federal government. We have had the information on the population of the various cities, towns and communities for quite some time. The breakdown of the various populations within the wards of the cities in some cities is now available; in others, it is not. We sent a very involved legal question dealing with reapportionment to the Supreme Court asking advisory opinions as to whether or not we counted students in the population; whether or not we counted servicemen in the population; whether or not we could use the Manchester Census, for instance, as opposed to the federal census. That opinion has been given back to us, has been printed in your journal, giving the committee the basic guidelines to go by. The real hangup at the moment is — while we know that we can exclude the students and the military personnel, and we now know how many students and military personnel there are, we don't know in which community they live. In other words, it is not fair to assume that all students at the University of New Hampshire live in Durham. We know that some live in Lee, some in Madbury, some in Dover, and some in the surrounding towns. By the same token, those in Dartmouth don't all live in Hanover; some live in Lyme and Orford and the places around Hanover. The same with Pease Air Force Base; they don't all live in Portsmouth if they live off base. The Chairman of the committee working with the federal census people was trying to make a determination as to exactly where these people live so that we can reapportion correctly and not get into any problems with the federal government and the one man, one vote. At the same time, because in the home rule amendment adopted in the 1965 or 1967 session, those cities that desire or are required to change their ward lines to come in compliance with the one man, one vote are in the process of studying that. Some city councils have already voted recommendation for legislature; other city councils are studying the

matter; there are subcommittees involved in other cities and the matter is not yet resolved. The Constitution of the State of New Hampshire requires the legislature to reapportion in the first regular session after the census. Now there is a constitutional question as to when the census is final; when the original figures are announced or when we get the final information. Most lawyers feel that the census is final, and that we must do it in this regular session. It does not necessarily follow that this regular session has to adjourn on July 1. All the Constitution says is that the members cannot be paid after July 1. If reapportionment is not done by July 1, and the Chairman explains to me that it is going to be physically impossible for it to be done because we won't have the figures from the federal government, then it will be possible for us to come back for a one day session which will be part of the regular session. This we can accomplish simply by not adjourning "sine die" but just adjourning to the call of the rules committee or something of that type and come back for the specific purpose of reapportionment on a one day meeting. It will not be possible to pay mileage for that day, but the Chair suspects that when the members know that their seats are being reapportioned, we will probably get a quorum without mileage. For these reasons, it is not necessary to act on a bill dealing with a certain city by the deadline of Thursday. The Chair is confident that it can be taken up at a continuation of the regular session at a day after July 1. The Chair is explaining this so that all members will know what the procedure is and how we hope to act on the subject matter.

Rep. VACHON: Mr. Speaker, am I to understand that the ward lines committee that will report in a bill today without being printed as yet, that we can go through the regular procedure and hold our hearings some time next week and hold our executive session some time next week or after; and if it is so desired, a subcommittee can be formed on this piece of legislation without interfering with the measure in the House?

SPEAKER: The answer again is, Yes. The Chair would also point out that with those cities that have adopted the home rule act (and most of the cities have) the way the reapportionment committee will operate is that they will allocate a number of seats to the city based on the current ward lines. If the city desires to introduce legislation changing their ward lines and changing their allocation of delegates within the ward lines, the city can do that; but it will not take effect as far as chang-

ing the representatives until the people of the city have ratified the change in the ward lines. That is assuming the city has adopted the home rule act. I think most of the cities have.

COMMITTEE REPORTS CONTINUED

SB 131

abolishing arrest upon civil process. Ought to pass. Rep. Piper for Judiciary.

Remedy is rarely, if ever, used. Judicial Council and all other witnesses favored removing this law from our statutes. Applies only in civil cases and does not interfere with right to arrest in criminal matters.

Ordered to third reading.

SB 146

authorizing the prosecution to take depositions of certain witnesses in criminal cases. Ought to pass. Rep. Nighswander for Judiciary.

Defendants now have right to take depositions. Committee agreed with recommendation of Judicial Council and all witnesses that prosecution should have equal right with proper safeguards as provided for in this bill.

Ordered to third reading.

SB 151

relative to reimbursement for damages caused by vandalism. Ought to pass with amendment. Rep. Palmer for Judiciary.

Gives court specific authority to order restitution for damages caused by vandalism.

AMENDMENT

Amend section 1 of the bill by striking out the same and inserting in place thereof the following:

1 Reimbursement for Damages. Amend RSA 572 by inserting after section 50 the following new section: 572:51 Liability for Damages. Whoever violates any provisions of this chapter, may in addition to any other penalty provided herein,

be ordered to make restitution for any property damage caused by committing such offense.

Amendment adopted.

Ordered to third reading.

HB 859

relative to pensions for employees of the city of Manchester. Refer to study committee of eight members to be formed by chairman of the Manchester Delegation and the chairman ex-officio to report back at the next convening session of the Legislature. Rep. Chevette for Manchester Delegation.

Resolution adopted.

HB 921

relative to the membership of the city of Manchester personnel department. Inexpedient to legislate. (At request of sponsor) Rep. McDonough for Manchester Delegation.

Resolution adopted.

HB 925

relative to the department of personnel of the city of Manchester. Inexpedient to legislate. (At the request of sponsor) Rep. McDonough for Manchester Delegation.

Resolution adopted.

HB 976

relative to the regulation of the sale and distribution of mobile homes and recreational vehicles. Refer to Legislative Study Committee or the appropriate Standing Committee. Rep. Mann for Public Works.

Resolution adopted.

HB 974

relative to increasing the fees in district courts. Ought to pass with amendment. Rep. Burleigh for Statutory Revision.

This bill makes some of the fees of the District Court the same as those of the Superior Court.

AMENDMENT

Amend RSA 502-A:28 as inserted by section 1 of the bill

by striking out said section and inserting in place thereof the following:

502-A:28 Civil Causes. Clerks of district courts shall be allowed in civil cases for the use of the city or town in which the court is regularly located:

For an original writ, twenty cents.

For the entry of every writ or other action, filing of appearances, and judgment and recording, five dollars.

For each execution, one dollar.

For a writ of possession, two dollars.

Order of notice for service in hand or by publication, five dollars.

Each additional copy, two dollars.

Order of notice on new or additional attachment, five dollars.

Each additional copy, two dollars.

All other orders of notice (copy for service and copy for return), five dollars.

Each additional copy, two dollars.

2 Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted.

Ordered to third reading.

HB 975

to revise the general lien for taxes other than real estate, head and poll taxes. Refer to Legislative Study or pertinent Standing Committee. Rep. Burleigh for Statutory Revision.

This bill has some legal complications that need further research.

Resolution adopted.

SB 171

relative to Sunday dancing in hotels and certain restaurants. Ought to pass with amendment. Rep. Burleigh for Statutory Revision.

This will permit Sunday dancing which is now desirable because most holidays now fall on Monday.

AMENDMENT

Amend section 2 of the bill by striking out the same and inserting in place thereof the following:

2 Effective Date. This act shall take effect on passage.

Amendment adopted.

Ordered to third reading.

SENATE MESSAGE ACCEDED TO REQUEST FOR COMMITTEE OF CONFERENCE

HB 189, authorizing the General Court to provide for the time and mode for submitting constitutional amendments proposed by it to the voters.

The President appointed Sens. Jacobson and Leonard.

NOTICE OF RECONSIDERATION

Rep. Bowles, served notice that today or some subsequent day he would ask for reconsideration of the action of the House in killing HB 955, relative to censoring mail in jails and prisons.

The Speaker called for the special order on:

HB 929, to reduce the percentage of out-of-state students at the University of New Hampshire.

Rep. Gordon moved that the words ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke in favor of his motion.

Rep. Townsend moved that HB 929 be indefinitely postponed and spoke in favor of the motion.

(discussion)

Reps. Sherman and James O'Neil spoke in favor of the motion.

Motion adopted.

THIRD READING AND PASSAGE

Rep. James O'Neil moved that all bills ordered to third reading be read a third time by this resolution and that all titles of bills be the same as adopted, and that they be passed at the present time.

Adopted.

HB 939, relative to collecting taxes, penalties and interest resulting from supplemental property assessment, and providing for a lien.

SB 171, relative to Sunday dancing in hotels and certain restaurants.

HB 974, relative to increasing the fees in district courts.

SB 151, relative to reimbursement for damages caused by vandalism.

SB 146, authorizing the prosecution to take depositions of certain witnesses in criminal cases.

SB 131, abolishing arrest upon civil process.

HB 743, relative to licensing fees, registering, and kennel fees for dogs.

HB 936, providing that cooperative school districts may elect district officers at the time and places for the election of town officers in the towns which comprise the district.

SB 163, prohibiting dumping materials from out-of-state.

SB 180, relative to the inclusion of certain pupils from partially closed nonpublic schools in the computation of state aid due school districts.

HB 958, to provide for the separate settlement of property damage and personal injury claims arising out of the same motor vehicle accident.

HB 959, to clarify superior court writs.

SB 147, relative to the voluntary retirement of supreme and superior court justices.

HB 788, prohibiting the use of motor boats on Jericho Pond.

HB 930, relative to the prevention of pollution from dredging, filling, mining, or other construction.

HB 928, prohibiting motorboats on Smith Meeting House Pond and Rollins Pond.

HB 965, relative to the parole laws.

HB 966, to repeal those portions of the RSA which deny paupers the right to vote.

HB 365, to abolish the unclassified position of state entomologist.

HB 419, relative to supplies for discharged prisoners.

HB 5, relative to powers and duties of New England Interstate Water Pollution Control Commission.

HB 131, relative to operation of liquor stores on holidays.

COMMITTEE REPORTS CONTINUED

HB 559

relative to the sale of sweepstakes tickets. Inexpedient to legislate. Rep. Reddy for Ways and Means.

Sweepstakes Commission prefers to approach the problem of changing the price of sweepstakes tickets through the Senate.

Rep. Gordon moved that the words, ought to pass with amendment, be substituted for the committee report, inexpedient to legislate.

The Clerk read the amendment in full.

Rep. Gordon explained the amendment.

(discussion)

Rep. Reddy spoke against the motion.

On a vv the Speaker was in doubt and requested a division.

The Speaker requested a quorum count.

284 members having answered, a quorum was present.

171 members having voted in the affirmative, and 92 in the negative, the motion carried.

Referred to Appropriations.

RECONSIDERATION

Rep. Trowbridge, having voted with the majority, moved that the House reconsider its action in killing SB 83, making appropriations for an addition to Snively arena, and spoke against the motion.

Motion lost.

RECONSIDERATION

Rep. Williamson, having voted with the majority, served notice that he will ask the House to reconsider its action in killing HB 357, establishing an advisory committee for continuing overview of operations and in state parks.

On motion of Rep. James O'Neil the rules of the House were so far suspended as to permit business in order at the late session to be in order at the present time, and that when the House adjourns today it be to meet tomorrow at 10:00 o'clock.

LATE SESSION RECONSIDERATION

Rep. Moran, having voted with the majority, moved that the House reconsider its action in killing HB 891, relative to the department of employment security, and spoke against the motion.

Motion lost.

RECESS

On motion of Rep. Joseph Cote the House adjourned at 5:02 P.M.

Tuesday, 8Jun71

The House met at 10:00 o'clock.

Prayer was offered by House Chaplain Rev. William L. Shafer.

O GOD, our Father, from the quietness that heals, from the searching that reveals, guide us into channels of faithful service that will aid us in binding up the wounds of the broken, the disinherited, and the rejected, that, with seeing eyes, sensitive minds, and open hearts, we may be united as persons, holy and acceptable in Your sight and in the sight of one another. Grant that we may always celebrate life in all its myriad aspects and that we may never lose our zeal in working to make this good earth into a place of peace where the celebration of life will not be difficult. Let understanding, tolerance, and patience born of faith in You, O GOD, prevail among us and be found in us. Amen.

Rep. Mason led the Pledge of Allegiance.

LEAVES OF ABSENCE

Rep. Fernald, the rest of the week, illness.

Rep. Coutermarsh, the week, illness.

Rep. Beckett, Thursday, important business.

ENROLLED BILLS REPORT

SB 62, establishing statutory rights in lieu of dower and curtesy.

SB 108, increasing the membership of the barbers' board.

SB 133, relative to the Uniform Reciprocal Enforcement of Support Act.

Roxie A. Forbes
For The Committee

RECONSIDERATION

Rep. Vachon, having voted with the majority, moved that the House reconsider its action in passing HB 131, relative to

operation of liquor stores on holidays, and spoke against the motion.

Motion lost.

SENATE MESSAGES CONCURRENCE

HB 392, establishing an interim committee to study the problems of lowering the age of majority from twenty-one to eighteen years of age.

HB 458, prohibiting the use of motorboats on Berry pond in Moultonborough.

HB 622, relative to regional disposal plants.

HB 636, to expand the authority of water supply and pollution control commission relative to safety regulations for recreational camps and public swimming pools.

HB 624, banning propeller air driven boats from the waters of New Hampshire.

HB 798, requiring notice of junking of motor vehicles.

HB 805, relative to the color of highway yield signs.

HB 819, setting minimum speed limits on certain highways.

HB 830, naming Loon Mountain Road.

HB 887, relative to the expiration date of hunting and fishing licenses issued to military personnel and others.

HB 913, including paraplegics in the group of veterans not paying a fee for registration of their motor vehicles.

HB 914, including paraplegics in the group of veterans not paying a fee for a license.

HB 922, providing for special plates for motor vehicles of blind veterans.

HB 931, providing for special license plates for motor vehicles of paraplegics and amputees.

INTRODUCTION OF SENATE BILLS,
SCR AND CACR

First, second reading and referral

SB 160, requiring the use of the non-partisan ballot for the election of a budget committee. Municipal and County Government.

SB 214, relative to filing city charters and amendments thereto, with the secretary of state. Municipal and County Government.

SB 223, authorizing towns to appropriate funds to employ counsel for the prosecution of misdemeanors. Municipal and County Government.

SB 226, providing that the election recount fee be waived in certain cases. Municipal and County Government.

SB 232, providing the age of majority shall be eighteen years of age. Judiciary.

SB 233, relative to sewage disposal systems. Resources, Recreation and Development.

SB 251, requiring zoning ordinance changes to be voted upon by printed ballots. Municipal and County Government.

SB 259, requiring competitive bidding on all purchases by Hillsborough County. Hillsborough County Delegation.

SCR 5, memorializing Congress to assume all costs and administration of welfare programs. Public Health and Welfare.

CACR 32, Relating to: Age Qualifications of Certain Elective Officers, and. Providing that: No person shall be Qualified to Be elected Governor or State Senator Until He Has Attained His Twenty-seventh Birthday. Constitutional Revision.

COMMITTEE REPORTS

HB 803

relative to the retention of certain retirees as members of group health plans. Inexpedient to legislate. Rep. Rodgers for Banks and Insurance.

Would greatly increase costs of accident and health insurance.

Resolution adopted.

SB 96

relative to the interest on deposits in credit unions. Ought to pass with amendment. Rep. Lamy for Banks and Insurance.

Allows credit unions to pay same interest as savings banks.

AMENDMENT

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Credit Union Reports. Amend RSA 394:42, as amended by 1961, 258:4, 1963, 306:11 and 1967, 144:2 by striking out said section and inserting in place thereof the following:

394:2 Declaring.

I. At the annual meeting the board of directors shall report to the members the rate of dividend paid from income which has been actually collected during the dividend period next preceding, and which remains after the deduction of all expenses, interest on deposits not exceeding five per cent per annum and the amount required to be set apart as a guaranty fund, or that such dividend was paid in whole or in part from undivided earnings of preceding years, not to exceed twenty per cent thereof in any one year; provided that such earnings are a part of the surplus of the union in excess of all requirements of the guaranty fund.

II. Notwithstanding the limitation of five per cent per annum for interest on deposits as set forth in paragraph I interest on deposits exceeding five per cent may be paid pursuant to the rules and regulations of the Federal Deposit Insurance Corporation pertaining to interest paid on deposits by savings banks. At such time as the National Credit Union Administration may establish rules pertaining to interest on deposits such rules would prevail for credit unions insured by the National Credit Union Administration in lieu of the rules and regulations of the Federal Deposit Insurance Corporation pertaining to interest paid on deposits by savings banks.

2 Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted.

Ordered to third reading.

SB 222

clarifying the law concerning the merger of insurance companies. Ought to pass. Rep. Tremblay for Banks and Insurance.

Clarifies the insurance statutes relative to mergers of insurance companies.

Ordered to third reading.

HB 956

changing the date for the regular meetings of the board of the union school district in Concord. Ought to pass. Rep. Fuller for the Concord Delegation.

Ordered to third reading.

CACR 33

Relating to: Legislative Districts. Providing that: The house of representatives shall apportion itself into single member representative districts. Inexpedient to legislate. Rep. Russell Chase for Constitutional Revision.

The committee endorses the concept but finds the question of putting it into effect impractical under present conditions.

Resolution adopted.

HJR 53

in favor of Robert O. Blood of Concord. Inexpedient to legislate. Rep. Colburn for Environmental Quality and Agriculture.

Subject needs further study before action by House, and a separate resolution has been introduced asking Attorney

General's opinion on the case.

Resolution adopted.

HB 952

relative to investments by public utility companies. Inexpedient to legislate. Rep. Shirley Clark for Executive Departments and Administration.

Original bill would have been harmful to industrial development in New Hampshire. With amendment as proposed by sponsor does nothing that P U C at present cannot do.

Resolution adopted.

SB 15

raising the population figure of cities that require sealer of weights and measures and providing an appropriation for the administration of the weights and measures act. Inexpedient to legislate. Rep. Shirley Clark for Executive Departments and Administration.

This legislation probably should pass but committee feels that money involved can be used to better advantage at present.

Resolution adopted.

SB 159

abolishing the state rifle range commission. Ought to pass. Rep. Shirley Clark for Executive Departments and Administration.

Department of Parks now regulates this. Commission was established six years ago and has met just *once*.

Ordered to third reading.

HB 982

relative to the issuance of hunting and fishing license. Inexpedient to legislate. Rep. Kinney for Fish and Game.

Would have given free fishing licenses to non-residents who have over \$10,000 worth of valuation.

Resolution adopted.

HB 987

providing qualifications for issuing a hunting license. Inexpedient to legislate. Rep. Hayes for Fish and Game.

Providing qualifications for issuing hunting license.

Resolution adopted.

SB 164

relative to license for sale of real estate where there are unknown heirs, or heirs under disability, or heirs whose whereabouts are unknown. Ought to pass. Rep. David Bradley for Judiciary.

Gives judge of probate authority to appoint a guardian ad litem to protect the rights of minors or unknown heirs where property has to be sold in a probate proceeding.

Ordered to third reading.

HB 973

allowing exceptionally meritorious prisoners to be eligible for early release. Inexpedient to legislate. (Subject matter covered by previous legislation.) Rep. Doris Thompson for Labor, Human Resources and Rehabilitation.

Resolution adopted.

Rep. Lawton moved that the speaker be allowed to remove his jacket.

Unanimously adopted.

HB 850

clarifying the powers of sheriffs and police officers. Ought to pass. Rep. Ezra Mann for Municipal and County Government.

Ordered to third reading.

SB 157

providing that towns shall pay for damage of livestock caused by any canine. Inexpedient to legislate. Rep. Hanson for Municipal and County Government.

Resolution adopted.

SB 123

relative to enabling local municipalities to appropriate funds for assistance to the aged. Ought to pass with amendment. Rep. Randlett for Municipal and County Government.

AMENDMENT

Amend section 1 of the bill by striking out the same and inserting in place thereof the following:

1 Establishment of Programs for the Aged. Amend RSA 167-A by inserting after section 9 (supp) the following new section: 167-A:10 Establishment of Programs by Municipality. Any city, county or town, upon consultation with the director of the council on aging, may establish a community program on the aging and provide a staff therefor, pursuant to RSA 31:4. Such programs may be administered by a city, county or town and the municipality may appropriate funds therefor.

Amendment adopted.

Ordered to third reading.

HB 911

adopting a comprehensive child abuse law. Ought to pass with amendment. Rep. Donalda Howard for Public Health and Welfare.

AMENDMENT

Amend the title of the bill by striking out the same and inserting in place thereof the following:

AN ACT

relative to reporting neglected and abused children.

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Clarifying Provisions as to Neglected and Abused Children. Amend RSA 571:25 (supp) as inserted by 1965, 193:1 and amended by 1967, 194:1 by striking out said section and inserting in place thereof the following new sections: 571:25 Purpose. The purpose of this subdivision is to provide for the protection and welfare of neglected children and abused children who have had physical injury inflicted upon them and who may be further threatened by the conduct of those responsible for their care and protection. Any person who becomes aware of such cases shall report them to the bureau of child and family services of the division of welfare of the department of health and welfare which shall immediately investigate such cases and if necessary report them to the appropriate police authority, thereby causing the social and protective services of the state to be brought to bear in an effort to protect the health and welfare of these children, prevent further neglect or abuse of these children and to strengthen the family life whenever possible.

571:25-a Definitions. An abused child under this subdivision shall mean:

I. Any child under the age of eighteen who has had physical injury or injuries inflicted upon him, by other than accidental means, by a parent or any other person.

II. A "neglected child" as defined in RSA 169:2, I, provided, however, that no child who in good faith is under treatment solely by spiritual means through prayer in accordance with the tenets and practices of a recognized church or religious denomination by a duly accredited practitioner thereof shall, for that reason alone, be considered to be a neglected child under any provisions of this act.

571:25-b Evidence of Abuse. Abuse may be evidenced by but shall not be limited to evidence of an injury or injuries such as malnutrition, sexual molestation, burns, fracture of any bone, bleeding, subdural hematoma, soft tissue swelling, concussion, abrasion, and death in cases where such death appears to be other than by accidental means.

2 Manner of Report. Amend RSA 571:26 (supp) as inserted by 1965, 193:1 and amended by 1967, 194:1 by striking out said section and inserting in place thereof the following: 571:26 Reports. Any person having reason to suspect that a child under the age of eighteen has been neglected or abused, shall report the same in accordance with this subdivision; provided that when the attendance of a physician with respect to a child is pursuant to the performance of services as a member of the staff of a hospital or similar institution he shall notify the person in charge of the institution or his designated delegate who shall report or cause reports to be made in accordance with the provisions of this subdivision.

3 Nature of Report. Amend RSA 571:27 (supp) as inserted by 1965, 193:1 and amended by 1967, 194:1 by striking out said section and inserting in place thereof the following: 571:27 Nature and Content of Report; To Whom Made. An oral report shall be made immediately by telephone or otherwise, and followed as soon thereafter as possible by a report in writing, to the bureau of child and family services of the division of welfare of the department of health and welfare, which shall immediately investigate the matter, and if necessary notify an appropriate police authority. Such reports shall contain the name and address of the neglected or abused child, and the parents or persons caring for such child, the evidence indicating neglect or the nature and extent of the child's injuries (including any evidence of previous injuries), any other information that might be helpful in establishing neglect or abuse, and the identity of the person or persons responsible for such neglect or abuse.

4 Registration of Cases of Abuse. 571:29-a Registry. There shall be established a state registry of abuse in the division of welfare for the purpose of maintaining a record of information on each case of alleged abuse reported under this chapter. The registry shall be confidential and subject to rules and regulations as to access established by the division.

5 Penalty. Amend RSA 571:30 (supp) as inserted by 1965, 193:1 and amended by 1967, 194:1 by striking out said section and inserting in place thereof the following: 571:30 Penalty for Violation. Anyone who knowingly violates any provision of this subdivision shall be fined not less than two hundred dollars or not more than five hundred dollars.

6 Effective Date. This act shall take effect upon its passage.

Amendment adopted.

Ordered to third reading.

HB 858

relative to the construction and reconstruction of highways in the area of dam sites and wetlands. Refer to Legislative Study Committee or the appropriate Standing Committee for report to the next convening session. Rep. Claflin for Resources, Recreation and Development.

While the Committee feels that developers must have long term legal responsibility for pollution that might be caused by their development, we recognize that lateness of this session makes a good bill improbable. We also would advise water supply and pollution commission and the Public Works and Highways to take a hard look at any new developments as far as any long-term hazards are concerned.

Resolution adopted.

HB 978

relative to the repair of faulty private sewage systems. Ought to pass with amendment. Rep. Claflin for Resources, Recreation and Development.

AMENDMENT

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Funding Authorized. Amend RSA 31:4 by inserting at the end thereof the following new paragraph:

XLIV. FAULTY SEWAGE SYSTEMS. To provide a contingency fund to meet the cost of repairing faulty private sewage disposal systems, to be expended by the municipal public health officer. A detailed report of all expenditures made by him from said fund, shall be published in the municipal report.

2 Repairs to Private Sewage Systems by Municipalities. Amend RSA 147 by inserting after section 17 the following new sections:

147:17-a Private Sewage Systems.

I. Faulty Private Sewage System. Whenever any private sewage system is in such disrepair as to constitute a source of danger to the health of the public, the health officer may order the owner to put the same in a proper sanitary condition.

II. Failure to Repair. If the person so ordered fails to rectify the problem, the municipal health officer may request the selectmen or mayor and council, if sufficient funds have been appropriated for this purpose, to put the system in a proper sanitary condition.

147:17-b Installments for Repair Cost. All expenses to the town or city for repairs made pursuant to the provisions of RSA 147:17-a, II shall constitute an assessment against the owner and shall create a lien upon the lands on account of which such repairs are made. The governing board shall have all the powers in making, assessing, and enforcing such lien as are provided in the applicable provisions of RSA 252.

3 Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted.

Ordered to third reading.

HB 933

amending the tax on meals and rooms. Ought to pass. Rep. Brocklebank for Ways and Means.

Exempts non-profit organizations, who prepare their own food for a one-day benefit including a liquor license, from the room and meals tax.

Ordered to third reading.

HB 25

relative to taxation of charitable organizations. Inexpedient to legislate. Rep. Belanger for Ways and Means.

Withdrawn by sponsor.

Resolution adopted.

HB 311

abolishing the poll tax and increasing municipal fees for the registration of motor vehicles. Inexpedient to legislate. Rep. Maglaras for Ways and Means.

Passage of the resident tax makes this bill unnecessary.

Resolution adopted.

HB 954

amending the business profits tax to provide for installment sales. Inexpedient to legislate. Rep. Brocklebank for Ways and Means.

Included as section 14 of HB 331.

Resolution adopted.

HJR 32

making an appropriation for the purchase and installation of an electronic roll call system for the house of representatives. Inexpedient to legislate. \$290,000 Rep. Drake for Appropriations.

Resolution adopted.

HB 686

to provide that New Hampshire residents sixty-eight years of age or over shall receive free lifetime hunting and fishing licenses. Ought to pass with amendment. —0—Rep. Drake for Appropriations.

AMENDMENT

Amend the title of the bill by striking out the same and inserting in place thereof the following:

An Act

to provide that New Hampshire residents sixty-five years of age or over shall receive free lifetime hunting and fishing licenses.

Amend the bill by striking out section 1 and inserting in place thereof the following new section:

1 Hunting and Fishing Licenses. Amend RSA 214:7-a as inserted by 1959, 254:1 and amended by 1963, 78:1 by striking out in line two the word "seventy" and inserting in place thereof the words (sixty-five) so that said section as amended shall read as follows: 214:7-a Persons Over Sixty-five Years of Age. Any resident of this state who is sixty-five years of age or over may make application, to any authorized agent of the state for the sale of fishing and hunting licenses, for a special license to fish and hunt, under the restrictions of this title. Such license shall be marked in such manner as the director may designate and there shall be no fee for such license. Such license shall be effective for said resident during the remainder of his life, unless sooner suspended or revoked.

Amendment adopted.

Ordered to third reading.

HJR 30

in favor of the North Conway fire department for rescue operations. Recommended but to be laid on the table because not funded. \$1,025. Rep. Drake for Appropriations.

Recommended but to be laid on the table because not funded. Resolution adopted.

HJR 27

appropriating twenty-five thousand dollars to be expended in opposing the abandonment of the railroad line from Concord to Lincoln. Recommended but to be laid on the table because not funded. \$25,000. Rep. Drake for Appropriations.

Recommended but to be laid on the table because not funded. Resolution adopted.

HJR 13

appropriating funds to the towns of Pittsburg and Clarksville in lieu of taxes on Murphy Dam on Lake Francis. Recommended but to be laid on the table because not funded. \$25,000. Rep. Drake for Appropriations.

Recommended but to be laid on the table because not funded. Resolution adopted.

HJR 11

to make an additional appropriation for the fiscal year ending June 30, 1971 for counsel fees for indigent defendants. Ought to pass. Recommendation: That the Fiscal Committee review the subject matter within this biennium. \$75,000. Rep. Drake for Appropriations.

Ordered to third reading.

HJR 16

transferring certain accumulated income to the special teacher competence fund. Refer to the Fiscal Committee. —0— Rep. Drake for Appropriations.

Resolution adopted.

HB 927

requiring that moving costs of welfare recipients be paid directly to the movers. Inexpedient to legislate. —0— (no actuary statement) Rep. Drake for Appropriations.

Resolution adopted.

HB 812

to provide for annual leave of state employees. Inexpedient to legislate. —0—(no actuary statement) Rep. Drake for Appropriations.

Resolution adopted.

HB 972

relative to the New Hampshire retirement system, and making an appropriation therefor. Inexpedient to legislate. \$438,674.98. Rep. Drake for Appropriations.

Resolution adopted.

HJR 3

for appropriation for carrying out provisions of statute relative to regional agreements for educational facilities for the dental education of New Hampshire residents. Inexpedient to legislate. \$37,500. Rep. Drake for Appropriations.

Resolution adopted.

HJR 6

making an appropriation for state aid for regional planning. Inexpedient to legislate. \$200,000. Rep. Drake for Appropriations.

Resolution adopted.

HJR 9

to fund a nursing education aid program. Inexpedient to legislate. \$250,000. Rep. Drake for Appropriations.

Resolution adopted.

HJR 24

appropriating funds to the towns of Canaan, Grafton, and Enfield in lieu of taxes for certain dam and water rights. Inexpedient to legislate. \$13,350. Rep. Drake for Appropriations.

Resolution adopted.

HJR 29

appropriating additional funds to be used by the bureau of maternal and child health, division of public health, department of health and welfare to administer maternal and child care programs. Inexpedient to legislate. \$200,000. Rep. Drake for Appropriations.

Resolution adopted.

HJR 38

making an appropriation to the Ver Shire schools and shops. Inexpedient to legislate. \$12,000. Rep. Drake for Appropriations.

Resolution adopted.

HJR 39

making an additional appropriation to the division of vocational rehabilitation of the department of education for handicapped children. Inexpedient to legislate. \$3,364,000. Rep. Drake for Appropriations.

Resolution adopted.

HJR 44

to establish an interim committee to study the adoption laws, and making an appropriation therefor. Inexpedient to legislate. \$1,580,000. Rep. Drake for Appropriations.

Resolution adopted.

HB 344

increasing the state contribution to group health and hospitalization insurance for state employees and making an appropriation therefor. Inexpedient to legislate. General Fund:

\$319,620, Highway: \$167,966, Federal: \$79,140, Special: \$20,542, Total: \$604,186. Rep. Drake for Appropriations.

Resolution adopted.

HB 319

relative to mileage rate for all state employees using privately-owned passenger vehicles. Recommended but to be laid on the table because not funded. General: \$319,520, Highway: \$167,966, Fish and Game: \$16,918, Federal: \$79,140, Special: \$20,542, Total: \$604,186. Rep. Drake for Appropriations.

Recommended but to be laid on the table because not funded. Resolution adopted.

HB 333

to provide for cumulative pocket supplements for revised statutes annotated and making an appropriation therefor. Recommended but to be laid on the table because not funded. \$13,000. Rep. Drake for Appropriations.

Recommended but to be laid on the table because not funded. Resolution adopted.

(Deputy Speaker in the Chair)

HB 323

permitting the fish and game commission to purchase a blanket bond or other protection against loss for losses incurred by license agents. Inexpedient to legislate. —0— Rep. Drake for Appropriations.

Resolution adopted.

HB 968

relative to membership in the state retirement system. Inexpedient to legislate. —0—(no actuary statement) Rep. Drake for Appropriations.

Resolution adopted.

HB 66

increasing the limitation on the state's contribution for the improvement of forest fire trails from twenty-five to one hundred dollars. Recommended but to be laid on the table because not funded. (No amount specified) Rep. Drake for Appropriations.

Recommended but to be laid on the table because not funded. Resolution adopted.

HB 151

to appropriate funds for the control of white pine blister and to place responsibility for the conduct of the program with the division of resources development. Recommended but to be laid on the table because not funded. \$34,500. Rep. Drake for Appropriations.

Recommended but to be laid on the table because not funded. Resolution adopted.

HB 178

to appropriate funds for the conduct of an intensified forest inventory of the state, and making an appropriation therefor. Inexpedient to legislate. \$30,000. Rep. Drake for Appropriations.

Resolution adopted.

HB 97

relative to the number of years needed to compute the average final compensation under the teacher's retirement system. Inexpedient to legislate. (No actuarial statements) Rep. Drake for Appropriations.

Resolution adopted.

HB 305

creating an interim committee to study the New Hampshire retirement system. Inexpedient to legislate. \$2,000. Rep. Drake for Appropriations.

Resolution adopted.

HB 367

providing additional retirement allowances for certain retired teachers and making an appropriation therefor. Recommended but to be laid on the table because not funded. \$304,296 Rep. Drake for Appropriations.

Recommended but to be laid on the table because not funded. Resolution adopted.

HB 409

increasing the additional retirement allowances for state employees who retired prior to July 1, 1961 and making an appropriation therefor. Recommended but to be laid on the table because not funded. \$47,330. Rep. Drake for Appropriations.

Recommended but to be laid on the table because not funded. Resolution adopted.

HB 410

providing additional retirement allowances for state police who retired subsequent to July 1, 1961 and prior to January 1, 1968 and making an appropriation therefor. Recommended but to be laid on the table because not funded. \$7,-960. Rep. Drake for Appropriations.

Recommended but to be laid on the table because not funded. Resolution adopted.

HB 427

providing for and increasing the additional retirement allowances for state police who retired prior to July 1, 1961 and making an appropriation therefor. Recommended but to be laid on the table because not funded. \$26,610. Rep. Drake for Appropriations.

Recommended but to be laid on the table because not funded. Resolution adopted.

HB 431

providing additional cost of living retirement allowances for state employees who retired subsequent to July 1, 1961 and prior to January 1, 1968 and making appropriation therefor. Recommended but to be laid on the table because not funded. \$58,741. Rep. Drake for Appropriations.

Recommended but to be laid on the table because not funded. Resolution adopted.

HB 647

to provide additional retirement allowances to certain retired members of the policemen's retirement system. Recommended but to be laid on the table because not funded. \$2,-227. Rep. Drake for Appropriations.

Recommended but to be laid on the table because not funded. Resolution adopted.

HB 904

relative to prior service credit in the retirement system of certain employees of political subdivisions. Inexpedient to legislate. —0— Rep. Drake for Appropriations.

Resolution adopted.

HB 65

relative to cooperative extension work at the university of New Hampshire. Inexpedient to legislate. \$129,500. Rep. Drake for Appropriations.

Resolution adopted.

HB 112

to provide for the perambulation of the New Hampshire and Massachusetts boundary line and an appropriation therefor and an appropriation to conduct the perambulation of the New Hampshire and Maine boundary. Inexpedient to legislate. \$20,000. Rep. Drake for Appropriations.

Resolution adopted.

HB 147

relative to payments to family care homes for patients placed in their care. Inexpedient to legislate. Rep. Drake for Appropriations.

Resolution adopted.

HB 159

providing that the liquor commission receive no part of the revenue from sweepstakes ticket sales. Inexpedient to legislate (\$200,000 loss of revenue) Rep. Drake for Appropriations.

Resolution adopted.

HB 177

relative to aerial surveys and making an appropriation therefor. Recommended but to be laid on the table because not funded. \$32,000. Rep. Drake for Appropriations.

Recommended but to be laid on the table because not funded. Resolution adopted.

HB 183

establishing a pilot youth house project and making an appropriation therefor. Recommended but to be laid on the table because not funded. \$58,000. Rep. Drake for Appropriations.

Recommended but to be laid on the table because not funded. Resolution adopted.

HB 238

providing for cost of living additions in the New Hampshire retirement systems and making an appropriation therefor. Inexpedient to legislate. \$189,000. Rep. Drake for Appropriations.

The committee approved in theory the building of a cost of living index into the retirement system but examination found that the amount of money requested in this bill was not sufficient. The Committee reacted adversely to the suggestion of a continuous 4% annual increase with no provision for any regression. The bill was amended to assess the counties, cities, towns, villages and precincts for one-half the cost of the program and these people have not been alerted to this request for additional spending.

Resolution adopted.

RECONSIDERATION

Rep. Bowles withdrew his notice of reconsideration on the action of the House in killing HB 955, relative to censoring mail in jails and prisons.

SENATE MESSAGE**CONCURRENCE ON HOUSE BILL WITH
SENATE AMENDMENT**

HB 666, permitting eighteen year olds to entertain in lounges and dining rooms.

(Amendment printed in SJ June 4, 1971)

Rep. Collishaw moved that the House concur with the Senate amendment.

Adopted.

(SPEAKER IN THE CHAIR)

The Speaker requested a quorum count.

284 members having answered, a quorum was present.

CACR 6

Relating to: Voting age and qualification as to age in holding office, and Providing that: eighteen year olds may vote but

no person under twenty-one years of age may hold any elective office. Ought to pass with amendment. Rep. Russell Chase for Constitutional Revision.

The amendment changes the date of submission to the Voters to the September Primary Date. It seems reasonably certain that the question of 18 year olds voting will be resolved by the ratification of the proposal to change the National Constitution.

This will still leave a number of questions unresolved regarding the rights and obligations of 18 year olds in New Hampshire. The Committee feels that it will be wise to move forward step by step.

Present regulations require varying ages as qualifications for different offices. This precedent is used in urging consideration of the 21 year requirement as a minimum for holding all Elective Offices.

Although highly important, the Committee feels that this question and the one following do not rank with those recommended for other dates. The September Primary date is therefore recommended.

AMENDMENT

Amend the resolution by striking out paragraph III and inserting in place thereof the following:

III. Resolved, That the above amendments proposed to the constitution be submitted to the qualified voters of the state at the primary election to be held in September, 1972.

Rep. Russell Chase moved an amendment to the amendment.

Amend the resolution by striking out paragraph III and inserting in place thereof the following:

III. Resolved, That the above amendments proposed to the constitution be submitted to the qualified voters of the state at the 1972 presidential preference primary.

The Clerk read the amendment in full.

Rep. Chase explained the amendment.

Rep. Bednar spoke against the proposed amendment.

POINT OF ORDER

Rep. Healy rose on a point of order.

Reps. Bowles and Robinson spoke in favor of the amendment.

Rep. Bednar spoke against the amendment.

Rep. Dion moved the previous question on the amendment; sufficiently seconded.

Adopted.

228 members voting in the affirmative and 69 in the negative, the amendment to the amendment was adopted.

Rep. Bednar wishes to be recorded as voting against the amendment to the amendment.

Question now being on the adoption of the committee amendment as amended.

Adopted.

Question now being shall CACR 6 be ordered to third reading.

Adopted.

276 members voting in the affirmative and 35 in the negative the motion was adopted by the necessary 60%.

Rep Hanson wished to be recorded as against CACR 6.

SUSPENSION OF RULES

Reps. James O'Neil and Raiche moved that the Rules of the House be so far suspended as to place CACR 6 on third reading and passage at the present time.

285 members voting in the affirmative and 22 in the negative the motion carried by the necessary 60%.

THIRD READING AND PASSAGE BY HOUSE

CACR 6, Relating to: Voting age and qualification as to age in holding office, and providing that: eighteen years olds

may vote but no person under twenty-one years of age may hold any elective office.

287 members having voted in the affirmative and 29 in the negative the motion was adopted by the necessary 60%.

CACR 18

Relating to: the limitation of payment of mileage to legislators. Providing that: legislators may be paid mileage for regular sessions for no more than sixty days in any one year and for no more than ninety days in any biennium. Ought to pass with amendment. Rep. Dudley for Constitutional Revision.

CACR 18 originated in the Senate in the form that the 1969 proposal passed the Legislature. The Senate amended it before sending it to the House. The Committee recommends using the original form. Hence, the amendment puts it back as it was. It leaves salary as it has been and requires that the Legislature meet ANNUALLY in January, but the total number of Legislative days in the two years, for which mileage can be paid, is still limited to a total of 90.

This was done for two reasons. First, the original version was more clear in establishing ANNUAL SESSIONS. Second, the voters are familiar with the idea in this form. The first vote count indicated that it lost by a few votes. It is felt that the public will understand better if it is not complicated by the explanation that it is "nearly" the same.

CACR 18 would change two Articles in the Second part of the Constitution. Articles 3 and 15. It is important to keep this in mind as a following CACR 26 recommended for passage also would change Article 15. A procedural explanation follows CACR 26.

AMENDMENT

Amend the caption of the resolution by striking out the same and inserting in place thereof the following:

CONCURRENT RESOLUTION PROPOSING CONSTITUTIONAL AMENDMENTS RELATING TO:

How Often the Legislature Shall Meet.

PROVIDING THAT: The Legislature Shall Meet Annually.

Amend the resolution by striking out article I and inserting in place thereof the following:

I. Resolved, That Article 3 of Part Second of the Constitution of New Hampshire be amended by striking out said article and inserting in place thereof the following new article:

[Art.] 3d. [General Court, When to Meet and Dissolve.] The senate and house shall assemble biennially on the first Wednesday in January in the odd numbered years, shall meet annually in January and at such other times as they may judge necessary, shall dissolve and be dissolved seven days next preceding the first Wednesday of January in the odd numbered years, and shall be styled THE GENERAL COURT OF NEW HAMPSHIRE.

Amend article II by striking out the same and inserting in place thereof the following:

II. Resolved, That Article 15 (supp) as amended in 1960 of Part Second of the Constitution of New Hampshire be amended by striking out said article and inserting in place thereof the following:

[Art.] 15th. [Compensation of the Legislature.] The presiding officers of both houses of the legislature, shall severally receive out of the state treasury as compensation in full for their services for the term elected the sum of two hundred and fifty dollars, and all other members thereof, seasonably attending and not departing without license, the sum of two hundred dollars for the elected term and each member shall receive mileage for actual daily attendance on not more than ninety legislative days during any term for which he is elected; provided, however, that when a special session shall be called by the governor or by two-thirds vote of the then qualified members of each branch of the general court, such officers and members shall receive for attendance an additional compensation of three dollars per day for a period not exceeding fifteen days and the usual mileage.

Nothing herein shall prevent the payment of additional mileage to members attending committee meetings or on other legislative business on nonlegislative days.

Amend article III by striking out the same and inserting in place thereof the following:

III. Resolved, That the above amendments proposed to the

Constitution be submitted to the qualified voters of the state at the presidential primary election to be held in 1972.

Amend article IV by striking out said article and inserting in place thereof the following:

IV. Resolved, That the selectmen of the several towns, cities, wards, and places in the state are directed to insert in their warrants for the presidential primary 1972 election an article to the following effect: To take the sense of the qualified voters whether the amendments of the Constitution proposed by the 1971 session of the General Court shall be approved.

V. Resolved, That the sense of the qualified voters shall be taken by ballot upon the following question submitted to them by the General Court:

Are you in favor of amending the Constitution to provide that the legislature shall meet annually and that each member shall receive mileage payments for attendance at regular sessions for no more than ninety legislative days during the two years for which he is elected?

Further amend the resolution by renumbering the articles V and VI to read VI and VII respectively.

Rep. Russell Chase explained the committee report.

Reps. Bednar and Richard Bradley spoke against the amendment.

(discussion)

Rep. James O'Neil moved to divide the question on the amendment into two sessions. (1) change of time of meeting and (2) when the question will be put before the voters.

Rep. O'Neil explained the motion.

Adopted.

The question being on the adoption of section IV of the amendment.

The Speaker read section IV.

157 members having voted in the affirmative and 185 in the negative, the motion lost.

Question being on the remainder of the committee amendment.

Committee amendment adopted.

Question being shall CACR 18 be ordered to third reading.

324 members having voted in the affirmative and 10 in the negative, CACR 18 was ordered to third reading by the necessary 60%

SUSPENSION OF THE RULES

Reps. James O'Neil and Raiche moved that the Rules of the House be so far suspended as to place CACR 18 on third reading and passage at the present time. Adopted by a division vote of 337 to 4.

325 members having voted in the affirmative and 9 in the negative, CACR 18 was read a third time and passed by the necessary 60%.

THIRD READING AND PASSAGE BY HOUSE

CACR 18 Relating to: the limitation of payment of mileage to legislators. Providing that: legislators may be paid mileage for regular sessions for no more than sixty days in any one year and for no more than ninety days in any biennium.

RECESS

AFTER RECESS

COMMITTEE REPORTS CONTINUED ENROLLED BILLS AMENDMENT

HB 703, providing that no person shall furnish to another person a license issued to himself. Ought to pass with amendment.

AMENDMENT

Amend said bill by striking out the title and inserting in place thereof the following:

AN ACT

relative to use of clam, oyster, lobster and crab licenses
and relative to taking of red crabs.

Amendment adopted.

SENATE MESSAGE

SENATE CONCURRENCE ON HOUSE AMENDMENT

SB 171, relative to Sunday dancing in hotels and certain restaurants.

VACATE

Rep. Zachos moved to vacate reference of SB 215, relative to regulation of shorthand court reporting, from the committee on Judiciary to the committee on Education.

Adopted.

HB 942

establishing the city of Goffstown. Ought to pass with amendment. Rep. Knight for the Goffstown Delegation.

AMENDMENT

Amend section 10, VI of said bill by striking out the word "presentation" and inserting in place thereof the word (preservation) so that said paragraph as amended shall read as follows:

VI. The checklists as finally corrected shall be held in duplicate, one copy retained by the supervisor in each ward and one copy retained by the city clerk for preservation.

Amend section 9, II of said bill by striking out said paragraph and inserting in place thereof the following:

II. Said supervisors shall prepare, revise and post up in the manner required by law, an alphabetical list of all the legal voters in each ward, and for that purpose shall have access to any books or lists belonging to said city, or to any ward in said city shall have the assistance of any of the city or ward officers they may require, and they shall post an attested copy of the lists of voters so prepared and corrected, in the respective wards, and the said lists of voters so prepared and corrected, and no other, shall be used at the elections in said wards. In preparing the lists of voters said supervisors shall record the first or Christian name and the surname of each voter and his address in full, but may use initial letters to designate the middle name of any voter.

Amend section 25 of said bill by striking out the same and inserting in place thereof the following:

25 City Councilmen. Terms of ward councilmen shall be staggered so that one councilman shall be elected from each ward every two years. In the first election held under this charter, the candidate receiving the largest number of votes in a ward shall receive a four-year term and the candidate receiving the next to highest vote in a ward shall receive a two-year term. Thereafter, candidates receiving the largest number of votes in a ward shall receive a four-year term. The term of office of councilman at large shall be two years; provided however that there shall be no election of councilmen at large at the election in 1971 but the three selectmen of the town of Goffstown in office at the time of the adoption of this charter shall constitute the councilmen at large and they shall continue in office as such councilmen at large until their successors are elected at the 1973 municipal election and have qualified.

Amend section 41 of said bill by striking out in line 5 the word "rehired" and inserting in place thereof the word (retired) so that said section as amended shall read as follows:

41 Other Offices. No councilman shall, during his term as councilman, be eligible to hold any other municipal office except chairman of the council. This section shall not be construed to prevent any councilman from also serving as a call member of the fire department. Nor shall he be appointed to any paid or salaried position or office of the city until he has been retired as a councilman for three or more years.

Amend section 51 of said bill by striking out the same and inserting in place thereof the following:

51 Public Meetings. Regular meetings of the school board shall be public. Regular meetings shall be held monthly and special meetings shall be held on call of the chairman or on written request of at least five members of the school board. The school board shall establish its own rules, and a majority shall constitute a quorum for the transaction of its business. Provisions concerning public meetings of the city council shall apply to the school board.

Amend section 66 of said bill by striking out in line one the word "five" and inserting in place thereof the word (six) so that said section as amended shall read as follows:

66 Removal. The manager may be removed by a vote of six members of the council as herein provided. At least fifteen days before the proposed removal of the manager, the council shall adopt a resolution stating its intention to remove him and the reasons therefor, a copy of which shall be served forthwith on the manager. Upon or after passage of such a resolution, the council may suspend him from duty, but his pay shall continue until removal. In case of such a suspension the council may appoint an acting manager to serve at the pleasure of the council for not more than ninety days. The action of the council in removing the manager shall be final.

Amend said bill by inserting after section 33 the following new section:

33-a Referendum on Ordinances.

I. Upon a petition which clearly states the name of the ordinance, the text of the ordinance, a brief paragraph explaining the purpose of the ordinance, and a brief paragraph explaining the question raised by the petition, a special referendum shall be held to consider any new ordinance or any amendments to existing ordinances which have come before the city council for a vote and have either been approved or rejected. The petition, containing the names of twenty percent of the voters on the checklist, must be received by the city clerk within thirty days after the council's action. Within ten days after the petition has been received, the city clerk must certify that the petition contains the proper number of names and that the names appear on the checklist as of the date the petition is filed. Each ordinance or amendment in question must be listed on a separate petition and each ordinance or amendment in question must be listed separately on the referendum ballot. Upon certification, the city clerk must call the special referendum within thirty days; however, if a primary or general election is scheduled within sixty days after the city clerk has certified the petitions, the special referendum may be held concurrent with that election at the discretion of the city clerk.

II. On the referendum ballot, the following question shall be submitted to the voters: "Shall the action of the city council of the city of Goffstown approving (or, rejecting) the ordinance listed below be ratified by the voters of Goffstown?" Thereafter, the full text of the ordinance and a statement sum-

marizing the ordinance in question shall be inserted. If a majority of those voting on the question vote "Yes", the action of the city council shall continue in force. If the majority of those voting on the question vote "No", the action of the city council shall be reversed. If the action of the city council is reversed, all previous actions under the ordinance or amendment in question shall also be reversed.

Amend said bill by striking out section 39 and inserting in place thereof the following:

39 Salaries. The city council of the city of Goffstown is hereby empowered to fix a scale of salaries to be paid to all officials, employees, and agents of said city of Goffstown in accordance with the provisions of this charter. Provided, that the city council shall not fix the salaries of its members. The council shall designate positions as to the range of salary to be paid to employees by the city manager.

Amend said bill by striking out section 75 and inserting in place thereof the following:

75 Administrative Departments. The first manager under this charter shall draft and submit to the council within nine months after assuming office an ordinance dividing the administrative service of the city into departments, divisions, and bureaus and defining the functions and duties of each. After the adoption of that ordinance, upon recommendations of the manager, the council by ordinance may create, consolidate, or abolish departments, divisions, and bureaus of the city and define or alter their functions and duties. Such ordinances shall be known as the "administrative code." Each officer shall have supervision and control of his department and the employees therein and shall have power to prescribe rules and regulations, not inconsistent with general law, this charter, or the administrative code. Pending passage of such code the manager may establish temporary regulations.

Amend said bill by inserting after section 96 the following new section:

96-a Limitation. Nothing in this act shall be construed as repealing the provisions of Laws 1959, Chapter 393 relative to regulation of the Goffstown police department, provided that where duties are imposed by said chapter on the board of select-

men the council of the city of Goffstown shall have said powers of the board of selectmen.

Amendment adopted.

Ordered to third reading.

HB 576

providing means for settlement of disputes between public school teachers and school districts or supervisory unions and for other purposes. Joint Report of two committees. Inexpedient to legislate. Rep. Shirley Clark for Executive Departments and Administration. Majority: Ought to pass with amendment. Rep. Bowles for Education. Minority: Inexpedient to legislate. Reps. Abbott, Lemieux, Maloomian, Charles Roberts, Lyons, McEachern, Margaret S. Cote and Gabriel.

E.D. & A. feels that this bill only covers part of the problem and that to set up a different process for each group of public employees will eventually not only be cumbersome but also expensive for the state.

Majority of the Education Committee feels the bill should pass, with amendment, in order to establish the "rules of the game" in regard to collective bargaining between school boards and teachers. Majority believes the scope of bargaining should be restricted to economic matters with strikes, "sick days," etc. prohibited by law. The amendments make the proposal permissive with a local option clause, and liberalize certain other clauses in the original bill.

Education minority feels that teachers want and need to be allowed to negotiate working conditions.

Rep. Joseph Cote moved that HB 576 be indefinitely postponed and spoke in favor of the motion.

Rep. Bowles spoke against the motion.

(discussion)

Reps. Shirley Clark, Chandler, Abbott, Lyons, Ineson, and Margaret Cote spoke in favor of the motion.

Reps. Malcolm Stevenson, David Bradley, VanLoan, Boucher, Richard Bradley, Greene and James O'Neil spoke against the motion.

The Chair called Rep. Bednar's attention to the water on the front row caused by the leak in the roof.

Rep. Desmarais moved the previous question on the entire subject matter; sufficiently seconded.

Adopted.

On a vv the Speaker was in doubt and requested a division.

135 members having voted in the affirmative and 144 in the negative, the motion to indefinitely postpone lost.

Rep. Joseph Cote requested the yeas and nays; sufficiently seconded by five members, and subsequently withdrew his request.

Question being on the adoption of the Education committee amendment.

On a vv the Speaker was in doubt and requested a division.

142 members having voted in the affirmative and 128 in the negative, the amendment was adopted.

Question now being shall HB 576 be ordered to third reading.

Rep. Cote requested the yeas and nays; sufficiently seconded by five members.

ROLL CALL

YEAS 153 NAYS 152
YEAS

HILLSBOROUGH COUNTY:

Eaton, Joseph M., Sawyer, Barnard, Knight, Monier, Poehlman, Colburn, Daloz, Mann, Arthur F., Murray, Karnis, Eaton, Clyde, Carter, Coburn, Bragdon, Spalding, Kenneth W., Hall, Gardner, Cleon J., Keeney, Rodgers, Peabody, Arthur H., Bridges, Harvell, VanLoan, Daniels, Montplaisir, McDermott, Walsh, Leclerc, Simard, Sweeney, Levasseur, Martineau, Brunelle, Lambert, Lavallee.

MERRIMACK COUNTY:

Andrews, Sherman, Parker, Harry C., Hanson, Little, Bartlett, Avery, Kopperl, Piper, Mattice, York, Edward H., Davis, Alice, Miner, Underwood, Glavin, Woodward, Tarr.

ROCKINGHAM COUNTY:

Stimmell, Wilson, Helen F., Griffin, Margaret A., Boucher, Soule, Read, Gelt, Clark, Ernest D., Benton, Goodrich, Vey, Collishaw, Eastman, Junkins, Page, Varrill, Hamel. Langley, Greene, Hammond, Lockhart, Maynard, Dame, Bowles.

STRAFFORD COUNTY:

McIntire, Canney, Stevenson, Douglas M., Hebert, Towle, Thompson, Barbara C., Dunlap, Preston, Balomenos, Tripp, Leighton, Fellows, Mudgett, DeWolfe, Richardson, Harriett, W. B.

SULLIVAN COUNTY:

Townsend, Gaffney, Saggiotes, Frizzell, Williamson.

BELKNAP COUNTY:

Urie, French, Wilkinson, Nighswander, Wuelper, Randlett, Whittemore.

CARROLL COUNTY:

Howard, Donalda K., Lagroe, Conley, Davis, Dorothy W., Chase, Russell C., Claflin, Hughes.

CHESHIRE COUNTY:

Johnson, Edward A., Trowbridge, Bennett, Durham, Hackler, O'Neil, James E., Mallat, Vogel, Ames, Streeter, Barker, Drew.

COOS COUNTY:

Cook, Huggins, Noyes, Mayhew, Lee, Oleson, Fortier, Roy, Studd, Brungot, Theriault, Kidder, Richardson, Mabel L.

GRAFTON COUNTY:

Rich, Stevenson, Malcolm J., Higgins, McGee, Mann, Ezra B., Anderson, Bradley, David H., Gemmill, Dow, Foster, Duhaime, Roger M., Tremblay, Dudley, Merrill, Altman, Blain, Bradley, Richard L.

NAYS

HILLSBOROUGH COUNTY:

Humphrey, Howard S., Withington, Weillbrenner, Heald, Philip C., Belzil, Parker, Gerry F., Lesage, Trombley, Drabinowicz, Mason, Desmarais, Lachance, Chamard, Cote, Margaret S., O'Neil, Robert, Aubut, Boisvert, Wilfrid A., Ouellette, Sirois, Bissonnette, Gabriel, Alukonis, Bednar, Cares, Lyons, Abbott, Cote, Joseph L., Duhaime, Armand L., Welch, John L., Manning, Spirou, Lynch, John T., McDonough, Sysyn, Campono, Champagne, Chevette, Derome, Lemieux, Raiche, St. Onge, Robinson, Lynch, Doris T., Clear, Lamy, Murphy, Dennis J., Allard, Burke, Vachon.

MERRIMACK COUNTY:

Hardy, Enright, Riley, Gamache, Gordon, Perkins, Thompson, Doris L., Burleigh, Dempsey, Chapley, Greeley, Humphrey, James A., Michels, Haller, Filides, Howland, McDonald, Sanders, Wilson, Ralph W., Fuller, Noble.

ROCKINGHAM COUNTY:

Adams, MacGregor, Senter, Lovell, Belair, O'Neil, Robert E., Sayer, Smith, Philip A., White, Palmer, Schwaner, Spollett, Cummings, Charles E., Sewall, Twardus, Cheney, George L., Fiske, Cunningham, Keefe, McEachern, Chandler, Griffin, Ruth L., Quirk, Woods, Croft.

STRAFFORD COUNTY:

Smith, Elmer C., Clark, Shirley M., Tirrell, Joncas, Mallowmian, Habel, Chasse, Boire, Ineson, Ruel, Sylvain, Peabody, Raymond B., Webber, Kinney, Parnagian.

SULLIVAN COUNTY:

Chase, Donald R., Rousseau, Campbell, Spaulding, Roma A., Barrows, Burrows, D'Amante, Flint, Edes, Fleming.

BELKNAP COUNTY:

Lawton, Roberts, Charles B., Roberts, George B., Drouin, Maguire.

CARROLL COUNTY:

Cox, Davis, Esther M., Hayes, Webster.

CHESHIRE COUNTY:

Churchill, Cournoyer, Forcier, Allen, Heald, Cleon E., Shortlidge, Moran, Cummings, Richard E.

COOS COUNTY:

Bushey, Hunt, Burns, O'Hara, Desilets, York, Elmer H., McCuin, Oswell, Gagnon.

GRAFTON COUNTY:

Gardner, Van H., Tilton, Hopkins, Buckman, Mitchell.

Reps. Belanger and Bernard wished to be recorded as against HB 576.

The Speaker cast his vote in the negative creating a tie.

Motion lost.

Rep. Buckman challenged the Chair.

The Speaker read Rule 6 of the House "The Speaker shall not be called upon to vote unless the House is equally divided, or unless his vote, if given to the minority, will make the division equal; and in case of such equal division the question shall be lost."

Rep. Buckman challenged the Roll Call count and requested another.

The Speaker ruled Rep. Buckman's request out of order.

Rep. Bowles moved that HB 576 be laid on the table.

On a vv the Speaker was in doubt and requested a division.

152 members having voted in the affirmative and 146 in the negative, HB 576 was laid on the table.

HB 919

exempting certain municipal water companies from classifications as public utilities. Ought to pass with amendment. Rep. Barker for Municipal and County Government.

AMENDMENT

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Municipal Water Companies Excluded. Amend RSA 362:4 as amended by 1957, 33:1 by striking out said section and inserting in place thereof the following: 362:4 Water Companies. No such corporation, company, association, joint stock association, partnership, or person shall be deemed to be a public utility by reason of the ownership or operation of any water system or part thereof, if the whole of such water system shall supply a less number of consumers than thirty, each family, tenement, store, or other establishment being considered a single consumer. Nor shall a municipal corporation furnishing water outside of its municipal boundaries be considered a public utility under this title for the purposes of accounting, reporting, or auditing functions with respect to said service.

Amendment adopted.

Ordered to third reading.

ENROLLED BILLS REPORT

HB 310, relative to recoveries by the division of investigation of accounts.

HB 348, enabling the department of fish and game to recover damages for loss of fish, other aquatic life, wildlife or their habitat due to water pollution.

HB 464, relative to participation in the work incentive program.

HB 540, amending the charter of the union school district of Keene to provide that the treasurer be appointed by the school board.

HB 544, to provide for review of area school plan and withdrawal after the third anniversary.

HB 564, relative to increasing the membership of the advisory commission on health and welfare.

HB 615, permitting abatement of uncollectible interest and dividend taxes.

HB 652, to exclude animals from restaurants and stores that sell food.

HB 689, providing that bow nets and dip nets may be used in certain rivers.

HB 690, providing a closed season for salt water smelt.

HB 822, relative to the enforcement of regulations of the director, division of welfare.

HB 872, to amend the charter of New England College.

SB 161, increasing the penalties for throwing trash on highways or highway right-of-ways.

Roxie A. Forbes
For The Committee

RECONSIDERATION

Rep. Monier, having voted with the majority, moved that the House reconsider its action in ordering HB 942, establishing the city of Goffstown, to third reading and that it be placed on second reading and made a special order for 11:01 tomorrow.

Adopted.

The Speaker called for the special order for 11:03.

HB 977

regulating the construction of mobile home parks. Ought to pass with amendment. Rep. Colburn for Environmental Quality and Agriculture.

Rep. Greene moved that HB 977 be referred to Legislative Study committee or appropriate standing committee.

Adopted.

The Speaker called for the special orders for 11:02:

HB 898, to reduce the terms of office of members and the membership of the Nashua board of education. Ought to pass.

Ordered to third reading.

HB 899, providing for aldermanic confirmation of certain appointments made by the mayor of Nashua.

Rep. Gerry Parker offered an amendment.

The Clerk read the amendment in full.

Rep. Parker explained the amendment.

Reps. Drabinowicz, Cleon Gardner, Gabriel and Desmarais spoke against the amendment.

Rep. Dion moved the previous question on the amendment; sufficiently seconded.

Adopted.

Amendment lost.

Ordered to third reading.

HB 400

providing for an increase in the motor vehicle road tolls. Ought to pass with amendment. Rep. Beckett for Ways and Means.

AMENDMENT

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Levy of Toll. Amend RSA 265:4 (supp) as amended by 1966, 1:1 by striking out in line two the word "seven" and inserting in place thereof the word (nine) so that said section as amended shall read as follows:

265:4 Levy of Toll and Exemptions. There is hereby imposed a road toll of nine cents per gallon upon the sale of each gallon of motor fuel sold by distributors thereof. The road toll shall be collected by the distributor from the purchaser and remitted to the state in the manner hereinafter set forth. Provided, that the road toll shall not apply to (a) sales to the United States or its agencies, (b) sales between duly licensed distributors, or (c) sales of motor fuel exported from the state.

2 Cost Apportionment A. Amend RSA 241:2 (a) (supp) as amended by 1955, 333:3; 1957, 181:4, 273:3; 1965, 261:1; 1967, 280:1; 1969, 465:1 by striking out in line two the words

“one million six hundred” and inserting in place thereof the words (one million nine hundred) so that said paragraph as amended shall read as follows:

241:2 Apportionment.

(a) Apportionment A. The commissioner shall apportion, on the basis of a sum of not less than one million nine hundred thousand dollars, to each city, town and unincorporated place, an amount based on the proportion which the mileage of the regularly maintained Class IV and Class V highways in that city, town or unincorporated place as of January 1 of the previous year, bears to the total mileage of the regularly maintained Class IV and Class V highways in the state as of that date. Any city or town issuing bonds or long term notes to accelerate the improvement of its Class IV and Class V highways may apply any part of the funds herein apportioned, for a period not to exceed five years or with the approval of the commissioner for a period not to exceed ten years, to aid in the retirement of such bonds or notes.

3 Exceptions to Expenditures. Amend RSA 241:9 by inserting after the word “part” in line five the following words (within fifteen years from the date of the last such improvement) so that said section as amended shall read as follows: 241:9 Exceptions. No funds apportioned to any city, town or unincorporated place as hereinbefore provided shall be expended (a) as payment for land damages incidental to acquisition of necessary rights of way on non-federal-aid projects; (b) on locations previously improved with state funds under this part within fifteen years from the date of the last such improvement, provided, however, that stage construction shall be permitted.

4 State Allotment. Amend RSA 241:11 (supp) as amended by 1955, 311:3; 1959, 244:1; 1965, 247:1; 1967, 286:1 by striking out in lines nine and twelve the word “three” and inserting in place thereof the following word (four) and by striking out in line thirteen the words “care and maintenance” and inserting in place thereof the following words (minor improvements and higher maintenance) so that said section as amended shall read as follows:

241:11 Maintenance Allotment by State. In addition to any funds hereinbefore apportioned for construction and recon-

struction purposes the commissioner, in the month of July in each year, shall allot to each town a sum sufficient, when added to the amount which would be derived by a tax of eleven cents on each one hundred dollars of the town's last equalized valuation, to equal one hundred seventeen dollars for each mile of regularly maintained class V highway in such towns, except that for any year in which the total allocated to the towns under this formula shall be less than four hundred thousand dollars, the commissioner shall use such other figure in place of the one hundred seventeen dollars for each mile of regularly maintained class V highway as may be necessary to make the total allotment not less than five hundred thousand dollars. The sums so allotted shall be used for the minor improvements and higher maintenance of class V highways and for no other purpose, under the supervision of the commissioner, and shall be expended in accordance with specifications provided by the commissioner under the direction of a person or persons appointed by the selectmen of the town.

5 Reclassified State Highways to Class V Highways. Amend RSA 241 by inserting after section 13 the following new section: 241:14 Reclassified Highways. Any city or town in which a highway is reclassified to class V as provided in RSA 229:13 shall be reimbursed for the maintenance of such highway by the state in accordance with the following schedule: for the year in which the reclassification is made, for each mile of highway so reclassified, five hundred dollars; for the years following the year of reclassification, for each mile of highway so reclassified, five hundred dollars less fifty dollars for each year that has passed since reclassification. Provided that there shall be no more than ten such maintenance payments. The amount to be paid to each city and town in accordance with this schedule shall be determined as of January first of each year and shall become due as of July first of the same year.

6 State Contribution to Damage Losses. Amend RSA 241:13 by inserting in line twenty-nine after the word "available" the words (in this emergency account) and in line thirty by striking out the word "fifty" and inserting in place thereof the words (eighty-five) so that said section as amended shall read as follows:

241:13 State Contribution to Damage Losses. Any city town or unincorporated place which suffers damage to its high-

ways through disaster which is estimated to exceed one-eighth of one per cent of its assessed valuation shall be entitled to aid in the repair of such damage providing the commissioner is notified of such damage and is requested to investigate the damage and advise the amount of aid to which the city, town or unincorporated place is entitled.

The commissioner shall survey the damaged highways and prepare an estimate of cost for the rehabilitation of these highways and shall notify the towns the proportionate share which the state will contribute and the estimated amount of aid available.

Aid to any city, town or unincorporated place shall be computed on that amount which is in excess of an amount equal to one-eighth of one per cent of its assessed valuation. To the extent that the damage exceeds this amount the commissioner shall make available any balances then existing in the joint fund account as set forth in section 7 of this chapter. In the event that these funds are insufficient to complete the necessary repairs, the commissioner shall make available, from the succeeding year's joint fund account as set up in section 7, an amount sufficient to complete repairs; provided, however, that said amount shall be so limited that when combined with the balance of the current year's fund account as it existed prior to the disaster, the two shall not exceed the total of said current year's joint fund account; and provided further, that any funds allotted from the succeeding year's joint fund account shall be deducted from that account when it is made available to the city, town or unincorporated place. In the event that additional funds over and above those previously stated are necessary the commissioner with the approval of the governor and council may apportion from any unobligated funds available in this emergency account, such amounts as may be necessary to complete the rehabilitation provided that it shall not exceed eighty five per cent of the cost of the damage remaining after application of those funds previously stated.

Nothing in this section shall prohibit any city, town or unincorporated place from making such emergency repairs as are deemed necessary for public convenience and such sums expended shall be considered part of the town's contribution.

7 Highway Subsidy to Towns and Cities. Amend RSA 241

by inserting after section 14, as provided in this act, the following new section:

241:15 Highway Subsidy to Towns and Cities. In addition to any funds hereinbefore apportioned for construction, reconstruction and maintenance allotment purposes, the commissioner shall apportion on the basis of a sum of not less than two million six hundred twelve thousand five hundred dollars, to each city, town and unincorporated place, on a one-half mileage and one-half population formula, an amount based on the proportion which the mileage of the regularly maintained Class IV and Class V highways in that city, town or unincorporated place as of January 1 of the previous year, bears to the total mileage of regularly maintained Class IV and Class V highways in the state as of that date, and the latest proportion which the official population census of that city, town or unincorporated place bears to the latest official population census of the state as of that same date.

On or before January 1 of each year, the commissioner shall notify all cities, towns and unincorporated places of the amounts of highway subsidy being allotted in each fiscal year. Payments shall be made in quarterly increments in the months of July, October, January and April. If at the end of any fiscal year, the total amounts allocated to municipalities under the budget of the department of public works and highways does not amount to nineteen percent of the road toll revenue for the preceding fiscal year, the amount of such deficiency shall be added to the amount specified in this section and shall be apportioned according to the formula set forth above and paid with the October payments.

Those offices charged in RSA 71:24 with the keeping of uniform accounts shall also be responsible for the keeping of such accounts as related to those funds granted to municipalities under RSA 241:15 in a maner prescribed by the commissioner of the department of public works and highways. Such accounting offices shall, on or before March first of each year, return to the commissioner on prescribed forms showing the summary of receipts and expenditures during the last fiscal year. Such accounting offices shall also furnish at other times such information as the commissioner may require to assure that funds in RSA 241:15 are not used directly or indirectly for any purpose prohibited by constitutional or legislative limita-

tion. These funds shall be used for the purpose of maintenance and construction of Class IV and Class V highways only and shall not be used for the purchase or maintenance of highway plant and equipment.

Under no condition shall dollars received under RSA 241:15 be used for the purpose of matching to obtain additional state funds for other forms of highway aid.

8 Rehabilitation of Town Bridges. Amend RSA by inserting after Chapter 243 the following new chapter:

Chapter 243-A Rehabilitation of Town Bridges

243-A:1 Application. The selectmen of a town, the mayor of a city, or the county commissioners for an unincorporated place may apply to the commissioner of public works and highways in the manner by him prescribed for the rehabilitation of a bridge on a Class V highway, providing that all town maintained bridges on Class II highways are satisfactory to the commissioner.

243-A:2 Date of Application; Priority. Applications shall be made on or before the first day of May in any year and shall be considered in the order of their receipt by the commissioner of public works and highways, and if the available money for any year is exhausted before all applications are considered the remaining applications shall be returned to the applicant without action thereon.

243-A:3 Carrying Capacity of Bridge. No funds shall be expended unless such bridge may be rehabilitated to a carrying capacity of at least ten tons.

243-A:4 Limitation of Expenditures. The total amount that may be expended on any bridge under this chapter for the above purposes shall in no instance exceed the estimated sum that might be necessary for the construction or reconstruction of a bridge under RSA 242:3 and RSA 242:10.

243-A:5 Cost; How Bourne. When public convenience and necessity require the rehabilitation of a bridge on a class V highway the state shall pay no more than eighty five per cent and the town at least fifteen per cent of the total cost.

243-A:7 Joint Fund Expenditure. Fifty per cent of the contribution of the municipality or municipalities shall be remitted to the commissioner of public works and highways before any such bridge project is begun, and the balance shall be remitted prior to the completion of the project, or by December first of the same year if the project is not then completed, and such contribution together with the amount contributed by the state shall constitute a joint fund to be expended under the supervision and direction of the commissioner of public works and highways.

243-A:8 Account. On completion of any bridge the commissioner shall render an itemized statement of the complete cost of rehabilitation to the municipality or municipalities interested.

243-A:9 Balance; Deficit. Whenever upon the completion of the bridge, the joint fund has not been expended in full, the unexpended balance shall revert to the state and municipality or municipalities in the same proportion as each contributed; and, whenever the cost of construction has exceeded the estimated cost, the municipality or municipalities interested shall forthwith, upon receipt of the itemized statement from the commissioner of public works and highways, remit to him their proportional shares of such additional cost.

243-A:10 Maintenance. Any bridge rehabilitated under this act shall be subject to the maintenance provisions of RSA 242:19.

9 Effective Date. This act shall take effect on July 1, 1971.

Rep. Reddy explained the committee amendment.

(discussion)

Rep. Trowbridge further explained HB 400.

Rep. Senter offered an amendment.

The Clerk read the amendment in full.

Rep. Senter explained the amendment.

(Rep. George Roberts in the Chair)

Rep. Trowbridge spoke against the amendment.

Rep. Spirou spoke in favor of the amendment.

(Speaker in the Chair)

Reps. Levy, Edward York, Wilfrid Boisvert, Hanson and Brungot spoke against the amendment.

Rep. Elmer Johnson spoke in favor of the amendment.

Rep. James O'Neil moved the previous question on the entire subject matter; sufficiently seconded.

Adopted.

Rep. Senter requested a division.

It being manifestly in the negative, the Senter amendment lost.

Committee amendment adopted.

Ordered to third reading.

The Speaker announced that Rep. Wilkinson is celebrating her birthday, sweet 16, today, and that Rep. Warren was a great grandfather today.

Reps. James O'Neil and Raiche moved that the remainder of the calendar be made a special order for 10:01 tomorrow.

Adopted.

On motion of Rep. James O'Neil the rules of the House were so far suspended as to permit business in order at the late session to be in order at the present time, that third reading of bills be by title only, and that when the House adjourns today it be to meet tomorrow at 10:00 o'clock.

LATE SESSION

Third reading and passage by House

Rep. James O'Neil moved that all bills ordered to third reading be read a third time by this resolution and that all titles of bills be the same as adopted, and that they be passed at the present time.

Adopted.

SB 96, relative to the interest on deposits in credit unions.

SB 222, clarifying the law concerning the merger of insurance companies.

HB 956, changing the date for the regular meetings of the board of the union school district in Concord.

SB 159, abolishing the state rifle range commission.

SB 164, relative to license for sale of real estate where there are unknown heirs, or heirs under disability, or heirs whose whereabouts are unknown.

HB 850, clarifying the powers of sheriffs and police officers.

SB 123, relative to enabling local municipalities to appropriate funds for assistance to the aged.

HB 911, relative to reporting neglected and abused children.

HB 978, relative to the repair of faulty private sewage systems.

HB 686, to provide that New Hampshire residents sixty-eight years of age or over shall receive free lifetime hunting and fishing licenses.

HB 933, amending the tax on meals and rooms.

HJR 11, to make an additional appropriation for the fiscal year ending June 30, 1971 for counsel fees for indigent defendants.

HB 919, exempting certain municipal water companies from classifications as public utilities.

HB 898, to reduce the terms of office of members and the membership of the Nashua board of education.

HB 899, providing for aldermanic confirmation of certain appointments made by the mayor of Nashua.

HB 400, providing for an increase in the motor vehicle road tolls.

RECONSIDERATION

Rep. Trowbridge, having voted with the majority, moved that the House reconsider its action in passing HB 400, pro-

viding for an increase in the motor vehicle road tolls, and spoke against the motion.

Motion lost.

On motion of Rep. Senter, the House adjourned at 5:50 p.m.

Wednesday, 9Jun71

The House met at 10:00 o'clock.

Prayer was offered by House Chaplain Rev. William L. Shafer.

O GOD our Father, who in creative action brought forth the world and all that is in it, teach us Your purpose for our lives. Guide us by Your Spirit to put the labor of our minds and bodies to constructive, meaningful use. If we find it difficult to determine life's priorities, to know what should claim our time and interests — give us an unhampered view of what you consider important and the courage to follow life's high road. May Your presence today inspire us to do our best and give us confidence in our goodly endeavors. Amen.

Rep. Brungot led the Pledge of Allegiance.

LEAVES OF ABSENCE

Rep. Withington, today, important business.

Reps. Galbraith and Foster, today and tomorrow, important business.

ENROLLED BILLS REPORT

HB 477, relative to fees for registration as professional engineer.

Roxie A. Forbes
For The Committee

SENATE MESSAGES
INTRODUCTION OF SENATE BILLS, SJR's
AND CACR

First, second reading & referral

SB 53, providing for a monitoring program of and the preservation of the ledges on Profile Mountain and making appropriations therefor. Resources, Recreation and Development.

SB 65, providing that law enforcement officers shall be paid for time spent in court. Executive Departments and Administration.

SB 93, relative to workmen's compensation to state employees. Labor, Human Resources and Rehabilitation.

SB 102, providing that school districts may in borrowing include the cost of planning for construction. Education.

SB 169, relative to the special elections of a mayor. Municipal and County Government.

SB 173, establishing an environmental protection division in the office of the attorney general and making an appropriation therefor. Executive Departments and Administration.

SB 184, increasing the allowable weight of certain vehicles. Transportation.

SB 186, increasing the radius of operation and the fee for special operation permits for certain heavy motor vehicles. Transportation.

SB 204, providing for the payment of interest on real estate tax payments paid by mortgagors to banking institutions. Banks and Insurance.

SB 227, providing for equitable actions against polluters of the air, water and other natural resources of the state. Judiciary.

SB 235, relative to the fee for a liquor license issued after April first. Liquor Laws.

SB 236, to abolish the so-called "locality rule" in judicial matters involving professional malpractice suits. Judiciary.

SB 237, relative to salaries of special justices of the district courts. Statutory Revision.

SB 238, relative to release from county jails and houses of correction. Labor, Human Resources and Rehabilitation.

SB 239, providing that irreconcilable differences shall be the sole grounds for divorce and eliminating the fault concept of divorce. Judiciary.

SB 255, increasing the compensation of the pharmacy board and the fees payable thereto. Executive Departments and Administration.

SB 256, establishing a public defender system for Hillsborough County. Judiciary.

SJR 9, in favor of John Dukette of Andover. Claims, Military and Veterans Affairs.

SJR 10, in favor of the estates of Elaine and Hank Chapin. Appropriations.

SJR 23, requesting the legislative study committee to study and make recommendations relative to the Uniform Consumer Code. Judiciary.

CACR 31, Relating to: Establishment of an Environmental Bill of Rights. Providing that: The rights of the people to the enjoyment of their environment shall not be abridged. Constitutional Revision.

CONCURRENCE ON HOUSE AMENDMENT

SB 151, relative to reimbursement for damages caused by vandalism.

(Amendment printed in HJ June 6, 1971)

CONCURRENCE

HB 545, permitting the conduct of beano games on Sunday and increasing the fee for beano licenses.

HB 649, relative to the administration of the insurance laws.

HB 733, relative to operating snow traveling vehicles in the vicinity of ice fishermen.

CONCURRENCE ON HBs WITH AMENDMENT

HB 806, providing permits to keep moose taken in other states and Canada.

(Amendment printed in SJ June 8, 71)

Rep. Hayes moved that the House concur with the Senate amendment and explained the amendment.

Adopted.

HB 199, to permit a legal voter who is registered as a member of a party to re-register as not being a member of any party.

(Amendment printed in SJ June 8, 71)

Rep. MacDonald moved that the House concur with the Senate amendment.

Adopted.

ADOPTION OF COMMITTEE OF
CONFERENCE REPORTS

HB 106, to clarify the definition of subdivision.

(Report printed in SJ June 8, 1971)

The House adopted the Committee of Conference Report.

HB 126, extending the good samaritan law to certain rescue and ambulance squads.

(Report printed in SJ June 8, 1971)

The House adopted the Committee of Conference Report.

COMMITTEE REPORTS

HB 1000

providing for the payment of interest on real estate tax payments made to banking institutions by mortgagors who reside in the mortgaged property. Inexpedient to legislate. Rep. Lamy for Banks and Insurance.

Would create unnecessary expense to banks.

Resolution adopted.

HB 950

providing for the appointment of a superintendent of the

house of corrections of Belknap county. Ought to pass with amendment. Rep. George Roberts for the Belknap County Delegation.

AMENDMENT

Amend section 3 of the bill by striking out the same and inserting in place thereof the following:

3 Effective Date. This act shall take effect upon its passage.

Amendment adopted.

Ordered to third reading.

HB 992

relative to the regulation of private schools. Ought to pass. Rep. Gemmill for Education.

A housekeeping bill to update the consumer protection legislation regarding commercial and correspondence schools.

Ordered to third reading.

HB 998

authorizing juvenile juries in certain cases. Inexpedient to legislate. Rep. Drabinowciz for Judiciary.

Committee feels that courts can use juvenile juries on a voluntary basis without the need of a specific statute.

Resolution adopted.

SB 130

relative to expert witness fees in superior court cases. Ought to pass. Rep. Healy for Judiciary.

Bill makes a procedural change in the current law that provides adequate protection for all parties.

Ordered to third reading.

SB 187

relative to service of process against foreign corporations. Ought to pass with amendment. Rep. Record for Judiciary.

Simplifies procedure to be used to bring suit against an out-of-state corporation.

AMENDMENT

Amend the bill by striking out section 3 and inserting in place thereof the following:

3 Fees. Amend RSA 300:12 (a) by striking out said paragraph and inserting in place thereof the following: (a) service shall be made by leaving duplicate copies of the process, notice or demand and a fee of five dollars in the hands or in the office of said secretary;

4 Plaintiff's Costs. Amend RSA 300:12 (b) by striking out in line one of said paragraph the word "two" and inserting in place thereof the word (five) so that said section as amended shall read as follows: (b) the fee of five dollars shall be taxed to the plaintiff's cost if he prevails in the suit;

5 Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted.

Ordered to third reading.

HB 996

relative to the posting and publication of notices of fiduciaries. Refer to Judicial Council. Rep. Zachos for Judiciary.

Committee feels that Judicial Council should study proposed changes in probate procedure.

Resolution adopted.

HB 1006

permitting local votes on the question of Sunday sales to be by special election. Ought to pass. Rep. Drabinowicz for Judiciary.

Bill would expand ability of towns to act on Sunday Sales Laws at special elections as well as annual town meetings. Choice of date is not mandatory but is optional with towns.

Ordered to third reading.

SB 3

restricting the sale, possession, and sniffing of model glue. Inexpedient to legislate. Rep. Brungot for Judiciary.

Committee felt that the statute on controlled drugs should be used to cope with problems such as glue sniffing. Many

harmful substances come onto the market and we should be in a position to act on all of them. Additives to glue to make it offensive have not been adequately tested.

Resolution adopted.

SB 185

increasing the exemptions from attachment and executive of certain property. Ought to pass. Rep. Frizzell for Judiciary.

Committee felt that increased exemptions from attachment are justified and reasonable in light of inflation and current conditions.

Ordered to third reading.

HJR 55

establishing a special committee to study the effectiveness of the laws relating to access to and use of public buildings by the physically handicapped. Ought to pass with amendment. Rep. Dion for Labor, Human Resources and Rehabilitation.

AMENDMENT

Amend the resolution by striking out in line six of the introductory paragraph the words "but shall be paid state mileage." so that said introductory paragraph as amended shall read as follows:

That, a committee is hereby established to study the effectiveness of the laws relating to access to and use of public buildings by the physically handicapped. Said committee shall be composed of five representatives appointed by the speaker of the house and two senators appointed by the president of the senate. The members shall elect a chairman and meet at his call. Members shall not receive compensation. In the course of its study, the committee shall determine:

Amendment adopted.

Ordered to third reading.

HB 720

authorizing the county convention to establish the salary of the Merrimack county sheriff. Refer to Merrimack County Delegation for study and report back to a special session of the

1971 General Court. Rep. Michels for Merrimack County Delegation.

Resolution adopted.

HB 1004

relating to the election of Merrimack county commissioner. Refer to Merrimack County Delegation for study and report back to a special session of the 1971 General Court. Rep. Andrews for Merrimack County Delegation.

Resolution adopted.

HB 883

relative to petitioning articles in the warrant concerning planning boards and zoning. Ought to pass with amendment. Rep. Randlett for Municipal and County Governments.

AMENDMENT

Amend section 2 of the bill by inserting in line five after the word "town" the words (whichever is the lesser) so that said section as amended shall read as follows:

2 Abolishing Planning Board or Zoning Commission. Amend RSA 31 by inserting after section 63-b the following new section: 31:63-c Abolishing Planning Board or Zoning Commission. Upon a petition to abolish the planning board, the zoning commission or zoning, signed by one hundred or more voters or one tenth of the registered voters in town, whichever is the lesser, the zoning commission or the planning board shall submit the proposal to a town or village district in the same manner prescribed in RSA 31:63-b, except that the question put to the voters shall be in substantially the following form: "Are you in favor of abolishing the planning board (zoning commission) as proposed by petition of the voters of this town (village district)?"

Amendment adopted.

Ordered to third reading.

HB 946

relative to the liability of towns for damage caused by dogs. Inexpedient to legislate. Rep. Hanson for Municipal and County Government.

Resolution adopted.

HB 953

amending the charter of the town of Hanover to provide that the board of selectmen shall act as the housing authority. Ought to pass with amendment. Rep. Hanson for Municipal and County Government.

AMENDMENT

Amend section 2 of the bill by striking out said section and inserting in place thereof the following:

2 Referendum. Section 1 of this act shall not take effect unless:

I. A housing authority is created as provided in RSA 203:4, and adopted as provided by paragraph II;

II. The provisions of section one of this act are adopted by a majority vote at the town meeting on March 14, 1972 or at a duly warned special meeting held prior to March 14, 1972. The town clerk then in office shall cause to be placed on the bottom of the regular election ballot, or on a special ballot at a special meeting, where the polls shall be kept open for at least eight hours, the following question: "Are you, as a voter of the town of Hanover, in favor of creating a Housing Authority for the town of Hanover and adopting the provisions of an act enacted by the 1971 session of the General Court amending the charter of the town of Hanover to provide that the board of selectmen shall act as the Housing Authority?" When submitting this question to the voters of the town of Hanover, the form of the ballot shall be as prescribed by RSA 59:12-a (supp). If a majority of those voting on this question at said election vote in the affirmative, this act shall be declared to have been adopted by the town. Within ten days after said meeting, the town clerk shall certify to the secretary of state the result of the vote on the question.

Further amend the bill by striking out section 4 and inserting in place thereof the following:

4 Effective Date. Sections 2 and 3 of this act shall take effect sixty days after its passage. Section 1 of this act shall take effect when and if the provisions of this act are adopted by the voters of the town of Hanover on March 14, 1972, or at a duly warned special meeting held prior to March 14, 1972, in accordance with the provisions of section 2.

Amendment adopted.

Ordered to third reading.

HB 980

relative to the duties of building inspectors. Ought to pass. Rep. Burke for Municipal and County Government.

Ordered to third reading.

HB 840

revising the charter of the city of Rochester. Inexpedient to legislate. Rep. Barbara Thompson for Rochester Delegation.

Resolution adopted.

HB 985

relative to contested elections to the legislature. Ought to pass with amendment. Rep. MacDonald for Statutory Revision.

AMENDMENT

Amend section 1 of the bill by inserting in line five after the words "citing the" the words (acts constituting the violation and, if known, the) so that said section as amended shall read as follows:

1 Notice of Contested Election. Amend RSA 67:1 (supp) as amended by 1963, 240:1 by striking out said section and inserting in place thereof the following: 67:1 Notice. Whenever any person intends to contest the election of a senator or a representative he shall give to him a notice in writing of such contest, with the reasons thereof citing the acts constituting the violation and, if known, the specific sections of law, or the constitutional provisions being violated. Said notice shall be given by certified mail, return receipt requested, postmarked on or before December fifteenth next following the election. At the same time the notice is given to the senator or representative a copy thereof shall be forwarded to the secretary of state.

Amendment adopted.

Ordered to third reading.

HB 986

relative to transfer of prisoners. Ought to pass with amendment. Rep. Adams for Statutory Revision.

This bill supported by five sheriffs and warden of the state prison. Amendment is effective on passage so this can become law before the *hot* weather is upon us.

AMENDMENT

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Transfer of Prisoners. Amend RSA 623 by inserting after section 1 the following new sections:

623:2 Transfer from State Prison. Any person confined in the state prison, may upon recommendation of the warden, and with the approval of the governor, or a justice of the superior court, be transferred to a county jail or house of correction.

623:3 Transfer to State Prison. Any person who is confined awaiting trial on a felony charge, may be transferred to the state prison, from the county jail or house of correction, upon the recommendation of the sheriff, and with the approval of the county commissioners of said county.

623:4 Transfer procedure. No person shall be transferred pursuant to the provisions of RSA 623:2 and 3, unless both the warden of the state prison and the respective county sheriff sign an authorization to permit such a transfer.

2 Effective Date. This act shall take effect upon its passage.

Amendment adopted.

Ordered to third reading.

HB 989

relative to the United Baptist Convention of New Hampshire. Ought to pass. Rep. MacDonald for Statutory Revision.

Ordered to third reading.

HB 988

establishing a committee to study search and rescue costs and other problems related to such mission. Ought to pass. Rep.

MacDonald for Statutory Revision.

Ordered to third reading.

HB 993

relative to the enforcement of the election laws. Ought to pass. Rep. MacDonald for Statutory Revision.

Ordered to third reading.

HB 999

relative to discarded refrigerators. Ought to pass. Rep. MacDonald for Statutory Revision.

Ordered to third reading.

HB 1001

relative to amending the charter of the First Congregational Society of Gilmanton. Ought to pass. Rep. MacDonald for Statutory Revision.

Ordered to third reading.

HB 1005

relative to the form and counting of ballots. Refer to Legislative Study Committee or the appropriate Standing Committee. Rep. MacDonald for Statutory Revision.

Resolution adopted.

HB 92

relative to the correction of tax laws due to repeal of stock in trade and other taxes. Ought to pass with amendment. Rep. Brocklebank for Ways and Means.

Clarifies taxation of house trailers for domestic or commercial use, but clearly exempting mobile homes held by dealers.

AMENDMENT

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 House Trailers. Amend RSA 72:7-a, I (supp) as amended by striking out said paragraph and inserting in place thereof the following: I. A house trailer, travel trailer, or mobile home suitable for use for domestic, commercial or industrial purposes is taxable in the town in which it is located on April

first in any year if it was brought into the state on or before April first and remains here after June fifteenth in any year; except that a travel trailer as determined by the state tax commission, registered in this state for touring or pleasure and not remaining in any one town, city or unincorporated place for more than forty-five days, except for storage only, shall be exempt from taxation. This paragraph shall not apply to mobile homes held for sale or storage by an agent or dealer.

Amendment adopted.

Ordered to third reading.

HB 876

relative to clarifying the deletion of tax on machinery. Inexpedient to legislate. Rep. Belanger for Ways and Means.

Special interest legislation — affects basically ski slope machinery. Court case pending on this issue.

Resolution adopted.

HB 378

to create community rehabilitation facility programs and making an appropriation therefor. Inexpedient to legislate. \$300,000. Rep. Drake for Appropriations.

Resolution adopted.

HB 404

relative to a state scholarship program for students who are residents and attending post secondary educational institutions in this state, and making an appropriation therefor. Inexpedient to legislate. \$120,000. Rep. Drake for Appropriations.

Resolution adopted.

HB 405

providing for comprehensive mental health centers and making an appropriation therefor. Recommended but to be laid on the table because not funded. \$750,000. Rep. Drake for Appropriations.

Laid on the table because not funded. Resolution adopted.

HB 406

providing for procedures, for the funding of sewer proj-

ects by the state. Inexpedient to legislate. \$4,188,737. Rep. Drake for Appropriations.

Resolution adopted.

HB 441

to support a continuing program in drug education in the elementary and secondary schools of New Hampshire and making an appropriation therefor. Inexpedient to legislate. \$80,000. Rep. Drake for Appropriations.

Resolution adopted.

HB 448

creating certain positions and duties for administration of the New Hampshire hospital and making an appropriation therefor. Inexpedient to legislate. \$37,971. Rep. Drake for Appropriations.

Resolution adopted.

HB 466

establishing a council of economic advisors to the governor. Inexpedient to legislate. —0— Rep. Drake for Appropriations.

Resolution adopted.

HB 473

relative to payment by the state in certain cases of the cost of educating children living in foster homes. Recommended but to be laid on the table because not funded. \$50,000. Rep. Drake for Appropriations.

Laid on the table because not funded. Resolution adopted.

HB 505

providing that school districts pay part of the cost of tuition for vocational education provided by another district and that the state pay the balance. Laid on the table because not funded. —0— Rep. Drake for Appropriations.

Laid on the table because not funded. Resolution adopted.

Rep. Gordon requested a quorum count.

235 members having answered, a quorum was present.

HB 512

relative to conservation officers and their pay schedule. Ought to pass with amendment. —0— Rep. Drake for Appropriations.

AMENDMENT

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Conservation Officers Work and Pay Schedule Revised. Amend RSA 206 by inserting after section 24 the following new section: 206:24-a Conservation Officers Work and Pay Schedule. The pay schedules of conservation officers and district chief conservation officers shall be based on a work week of forty hours. They shall be reimbursed as provided in the applicable pay scale for conservation officers and for district chief conservation officers plus a built-in overtime pay for four hundred and sixteen hours per year to compensate for on-call duty and such other emergency overtime as is necessary to accomplish the requirements of his responsibilities. Longevity, cost-of-living bonuses, holiday pay, or other benefits given other classified employees shall also be given to conservation officers in addition to the above base remuneration. The director shall effect as nearly as possible a work schedule for a conservation officer to provide a minimum of two consecutive days off in each seven calendar days but shall not be limited to a maximum number of consecutive days off in awarding compensatory time or in assigning days off on a monthly or yearly work schedule.

2 Conservation Officers Overtime Pay. Amend RSA 99:2, c, by striking out said paragraph and inserting in place thereof the following paragraph: c. To the annual salary of those law enforcement employees regularly working forty-eight hours or more per week shall be added compensation equivalent to four hours per week or two hundred eight hours per year. Law enforcement employees shall include state police, troopers, motor vehicle inspectors, and liquor investigators.

3 Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted.

Ordered to third reading.

HB 526

establishing the standardbred development commission within the department of agriculture. Inexpedient to legislate. —0— Rep. Drake for Appropriations.

Resolution adopted.

HB 543

to increase the fee for non-resident hunting and fishing licenses. Ought to pass with amendment. —0— Rep. Drake for Appropriations.

AMENDMENT

Amend the title of the bill by striking out the same and inserting in place thereof the following:

An Act

to increase the fees for nonresident hunting licenses.

Amend the bill by striking out section 2 thereof and by renumbering sections 3, 4 and 5 to read 2, 3, and 4 respectively.

Amendment adopted.

Ordered to third reading.

HB 573

to provide for replacement volumes 5 and 5-A for Revised Statutes Annotated and making an appropriation therefor. Laid on the table because not funded. \$17,500. Rep. Drake for Appropriations.

Recommended but to be laid on the table because not funded. Resolution adopted.

HB 592

relative to New Hampshire technical institute and vocational-technical colleges bookstore operation. Ought to pass. —0— Rep. Drake for Appropriations.

Ordered to third reading.

HB 601

eliminating the inclusion of interest charges in the limits on state guarantees of municipal sewage bonds. Inexpedient to legislate. —0— Rep. Drake for Appropriations.

Resolution adopted.

HB 603

to provide rehabilitation psychologists for correctional institutions within the state and making an appropriation therefor. Inexpedient to legislate. \$160,000. Rep. Drake for Appropriations.

Resolution adopted.

HB 616

allowing payments in lieu of taxes to the town of Plymouth by Plymouth state college. Inexpedient to legislate. --0-- Rep. Drake for Appropriations.

Resolution adopted.

The Speaker called for the special order for 11.01:

HB 942

establishing the city of Goffstown. Ought to pass with amendment.

Rep. Knight offered an amendment.

AMENDMENT

Amend section 2 of the bill by striking out the same and inserting in place thereof the following:

2 Incorporation. As a body politic and corporate, the city of Goffstown shall enjoy all the rights, immunities, powers and privileges and be subject to all duties and liabilities upon them as a municipal corporation. All existing property of the town shall remain vested in the city and all its existing debts and obligations shall remain obligatory upon it after the adoption of this charter. All existing property assets and liabilities of any and all precincts, excepting the Goffstown Village Precinct, and of all districts within the town of Goffstown shall be vested in the city of Goffstown. All bonded indebtedness of such precincts existing at the time of the adoption of this charter shall be reassessed upon residents living within the bounds of said former precincts until the time indebtedness shall be removed. Method and duration of assessment shall be determined by the city council.

Rep. Knight moved to dispense with the reading of the amendment. Adopted.

Rep. Knight explained the amendment.

Amendment adopted.

Ordered to third reading.

HB 943

relating to professional standards review organizations of physicians and surgeons. Ought to pass with amendment. Rep. Underwood for Judiciary.

Bill would protect members of a professional standards review committee of a hospital from lawsuits for action taken by the committee provided the action was based on reasonable information. Would benefit hospitals and also benefit patients by providing a mechanism that should preclude keeping patients in a hospital longer than needed.

AMENDMENT

Amend the bill by striking out RSA 329:27 as inserted by section 1 of the bill and by renumbering RSA 329:28 and 29 as inserted by section 1 to read RSA 329:27 and RSA 329:28 respectively.

Amendment adopted.

Ordered to third reading.

HB 727

to insure completion of sewerage and pollution control projects. Ought to pass with amendment. Rep. Junkins for Resources, Recreation and Development.

AMENDMENT

Amend section 1 of the bill by striking out the same and inserting in place thereof the following:

1 Contracts for Pollution Control Facilities. Amend RSA 149:4, XIII (supp) as inserted by 1967, 147:8 and amended by 1970, 27:3 by striking out said paragraph and inserting in place thereof the following: XIII. To review, approve, and co-sign contracts for engineering services related to sewerage and other pollution control facilities jointly with the municipality or other governmental subdivision concerned. Further, the commission shall prescribe the contract document to be employed

and may remove any engineer from the commission prequalification roster (or any sub-listing thereof developed for specific projects) for failure to complete the work within the time stipulated therefor, except when such failure has been clearly caused by circumstances beyond the engineer's control. In order to promote efficiency in the program, the commission shall require that all easements, rights-of-way, and land acquisition involved in the construction of state-aided pollution control projects be secured in the preliminary engineering report phase of said projects. The municipality responsible for obtaining said easements, rights-of-way, and land acquisition shall proceed with such takings through negotiation or condemnation (whichever the case may be) as soon as the consulting engineer has clearly established approved routes and locations for the sewerage, treatment and other facilities essential to the project. In the event that eminent domain proceedings are required in order to secure said takings, the municipality, through its duly-constituted officers, shall conduct a public hearing where the interested parties may be heard. Said hearing shall be warned by means of newspaper publication thereof not less than fourteen days prior to the hearing date. It is further required that the hearing shall be held not later than sixty days previous to the submission of the preliminary report to the commission for review and approval. Except for the financial assistance available to municipalities under the provisions of RSA 149-B, nothing herein shall be construed to place any additional financial obligations on the state, the commission, or its personnel.

Amendment adopted.

Ordered to third reading.

HB 945

relative to the effective date of rules and regulations affecting child-caring agencies. Ought to pass with amendment. Rep. Dennis Murphy for State Institutions.

AMENDMENT

Amend section 2 of the bill by striking out the same and inserting in place thereof the following:

2 Effective Date. This act shall take effect January 1, 1972.

Amendment adopted.

Ordered to third reading.

HB 331

amending the business profits tax. Ought to pass with amendment. Rep. Brocklebank for Ways and Means.

Makes various housekeeping changes in the Business Profits tax to clarify and to tighten up compliance. Except for a raise in the tax rate from 6% to 7% there are no significant changes.

AMENDMENT

Amend section 4 of the bill by striking out the same and inserting in place thereof the following:

4 Limiting Deduction of Foreign Income. Amend RSA 77-A:4, I (supp) as inserted by 1970, 5:1 by striking out said paragraph and inserting in place thereof the following: I. A deduction of such amount of gross business profits as is attributable to interest and dividends from outside the United States from any source at least 30% of the ownership or control of which was held by the business organization. This deduction shall be made prior to the application of the apportionment provisions of RSA 77-A:3.

Amend section 5 of the bill by striking out the same and inserting in place thereof the following:

5 Proceeds of Installment Sales. Amend RSA 77-A:1, III by adding thereto after subparagraph (f) the following unnumbered paragraph: Provided that if a partnership, proprietorship, farm proprietorship or trust has elected the installment method of reporting gains from the sale of real or personal property pursuant to Section 453 of the United States Internal Revenue Code (1954) as amended, it may apply to the commission for leave to include in its gross business profits for any taxable period only that portion of such gain as has been recognized in such taxable period for Federal Income Tax purposes, which leave shall be granted unless the commission has reason to believe that the balance of any tax due on account of the whole amount of the gain will not be duly reported and paid.

Amend section 14 of the bill by striking out the same and inserting in place thereof the following:

14 Tax Rate. Amend RSA 77-A:2 by striking the word "six" therefrom and substituting in place thereof the word

(seven) so that the section as amended shall read as follows:
77-A:2 Imposition of Tax. A tax is imposed at the rate of seven percent upon the taxable business profits of every business corporation.

Amend section 15 of the bill by striking out the same and inserting in place thereof the following:

15 Effective Date. I. Sections 1 through 14 of this act shall take effect upon passage provided that sections 1 through 4 and sections 6 through 14 shall apply to returns and taxes due on account of taxable periods ending on or after July 1, 1971 and provided further that section 5 shall apply to the returns and taxes due after April 22, 1971.

Rep. Reddy explained the committee amendment.

(discussion)

Rep. Rodgers spoke against the amendment.

Committee amendment adopted.

Rep McLane offered an amendment.

AMENDMENT

Amend section 14 of the bill by striking out the same and inserting in place thereof the following:

14 Tax Rate. Amend RSA 77-A:2 by striking the word "six" therefrom and substituting in place thereof the word (seven) so that the section as amended shall read as follows:
77-A:2 Imposition of Tax. A tax is imposed at the rate of seven percent upon the taxable business profits of every business organization.

The Clerk read the amendment in full.

Rep. McLane explained the amendment.

McLane amendment adopted.

Rep. Read offered an amendment.

AMENDMENT

Amend the bill by striking out section 15 and inserting in place thereof the following:

15 Minimum Deduction for Personal Services. Amend RSA 77-A:4, IV by striking out the same and inserting in place

thereof the following: IV. In the case of a sole proprietorship, including farm proprietorship, or partnership, a deduction equal to a fair and reasonable compensation for the personal services of the proprietor or partners actually devoting time and effort in the operation of the enterprise. The purpose of this paragraph is to permit deduction from gross business profits of a proprietorship or partnership only of such amounts as are fairly attributable to the personal services of the proprietor or partners. In the event there is occasion to determine the reasonableness of deduction claimed under this paragraph the commission shall consider the claimed deduction in light of compensation for personal services of employees in positions requiring similar responsibility, devotion of time, education and experience in business organizations of similar size, volume and complexity. In addition, the commission may take into account the value to the proprietorship or partnership of the labor of its employees and the use of its property and any other factor which may reasonably assist the commission in making a determination. Such deduction as is claimed by the taxpayer shall be deemed reasonable unless the commission finds, by a preponderance of the evidence upon the standards herein set forth and after notice and hearing that the claimed deduction is grossly excessive. Provided, that a taxpayer ascertaining its gross business profits in this state by the allocation procedure established in RSA 77-A:3 is allowed only such percentage of the deductions allowable in paragraphs II, III and IV of this section as has been applied by it in ascertaining its gross business profits in this state. Provided further that subject to the preceding sentence, a minimum deduction of three thousand dollars shall be allowed on account of the proprietor or each partner actually devoting time and effort in the operation of the enterprise.

16 Effective Date.

I. Sections 1 through 15 of this act shall take effect upon passage provided that sections 1 through 4 and sections 6 through 15 shall apply to returns and taxes due on account of taxable periods ending on or after July 1, 1971 and provided further that section 5 shall apply to the returns and taxes due after April 22, 1971.

The Clerk read the amendment in full.

Rep. Read explained the amendment.

(discussion)

Reps. Reddy, Raiche and James O'Neil spoke in favor of the Read amendment.

Read amendment adopted.

Rep. Robinson offered an amendment.

The Clerk read the amendment in full.

Rep. Robinson explained the amendment.

(discussion)

Reps. Menge, Levy, Monier and Bednar spoke in favor of the Robinson amendment.

Reps. Trowbridge, James O'Neil and McLane spoke against the Robinson amendment.

Rep. Russell Chase moved the previous question; sufficiently seconded.

Adopted.

Rep. MacDonald requested the yeas and nays; sufficiently seconded by five members.

Question being on the Robinson amendment to HB 331, increasing the business profits tax, from 7 to 8 percent.

ROLL CALL

YEAS: 170 NAYS: 183

YEAS

MERRIMACK COUNTY:

Hardy, Enright, Gamache, Gordon, Little, Avery, Perkins, Kopperl, Thompson, Doris L., Dempsey, Mattice, York, Edward H., Howland, Woodward, Tarr.

ROCKINGHAM COUNTY:

Wilson, Helen F., Boucher, Soule, Adams, MacGregor, Lovell, Morrison, O'Neil, Robert E., Sayer, White, Schwaner, Greenwood, Vey, Sewall, Twardus, Fiske, Hammond, Maynard, McEachern, Chandler, Quirk, Levy, Woods.

STRAFFORD COUNTY:

McIntire, Smith, Elmer C., Beckett, Joncas, Maloomian, Chasse, Ineson, Preston, Tripp, Kinney, Richardson, Harriett W. B.

SULLIVAN COUNTY:

Gaffney, Rousseau, Nahil, Barrows, Burrows, D'Amante, Downing, Edes.

BELKNAP COUNTY:

Lawton, McCarthy, Prescott, Randlett.

CARROLL COUNTY:

Howard, Donald K., Cox, Davis, Esther M., Lagroe, Conley, Davis, Dorothy W., Webster.

CHESHIRE COUNTY:

Forbes, Cournoyer, Forcier, Johnson, Elmer L., Ames, Saunders, Shortlidge.

COOS COUNTY:

Huggins, Noyes, Bushey, O'Hara, Roy, Studd, York, Elmer H., Brungot, McCuin, Oswell, Gagnon, Kidder.

GRAFTON COUNTY:

Gardner, Van H., Rich, Stevenson, Malcolm J., Tilton, Chamberlin, Anderson, Menge, Bradley, David H., Nutt, Gemmill, Duhaime, Roger M., Tremblay, Buckman, Bradley, Richard L., Mitchell.

HILLSBOROUGH COUNTY:

Humphrey, Howard S., Eaton, Joseph M., Barnard, Monier, Pochlman, Weilbrenner, Murray, Karnis, Eaton, Clyde S., Heald, Philip C., Carter, Hall, Belzil, Parker, Gerry F., Belcourt, Lesage, Trombley, Drabinowicz, Mason, Desmarais, Gardner, Cleon J., Lachance, Chamard, Cote, Margaret S., O'Neil, Robert, Aubut, Boisvert, Wilfrid A., Grandmaison, Ouellette, Bissonnette, Alukonis, Bednar, Lyons, Bridges, Abbott, Ainley, Bruton, Cote, Joseph L., Duhaime, Armand L., Cullity, McDermott, Manning, Spirou, Walsh, Barrett, Clancy,

McDonough, Leclerc, Sysyn, Simard, Chevrette, Lemieux, Raiche, Robinson, Lynch, Doris T, O'Connor, James P., Sweeney, Clear, Lamy, Murphy, Dennis J., Levasseur, Martineau, Allard, Brunelle, Lambert, Lavallee, Burke, Vachon.

NAYS

MERRIMACK COUNTY:

Andrews, Sherman, Bigelow, Parker, Harry C., Reddy, Hanson, Riley, Bartlett, Burleigh, Piper, Chapley, Greeley, Michels, Cate, Davis, Alice, Haller, Cheney, Charles H., McLane, Miner, Filides, Underwood, MacDonald, Sanders. Wilson, Ralph W., Fuller, Glavin, Howard, C. Edwin, Noble, Welch, Shirley B.

ROCKINGHAM COUNTY:

Stimmell, Griffin, Margaret A., Read, Senter, Belair, Gelt, Smith, Philip A., Clark, Ernest D., Spollett, Cummings, Charles E., Benton, Scamman, Collishaw, Eastman, Junkins, Page, Varrill, Hamel, Cheney, George L., Casassa, Cunningham, Langley, Leavitt, Greene, Lockhart, Weeks, Keefe, Griffin, Ruth L., Dame, Palfrey, Bowles, Croft.

STRAFFORD COUNTY:

Canney, Stevenson, Douglas M., Clark, Shirley M., Cochran, Tirrell, Habel, Boire, Towle, Thompson, Barbara C., Carignan, Ruel, Sylvain, Dunlap, Balomenos, Leighton, Peabody, Raymond B., Bernard, Webber, Fellows, Mudgett.

SULLIVAN COUNTY:

Townsend, Chase, Donald R., Campbell, Spaulding, Roma A., Flint, Saggiotes, Frizzell, Fleming, Williamson.

BELKNAP COUNTY:

Urie, French, Roberts, Charles B., Wilkinson, Nighswander, Wuelper, Roberts, George B., Mutzbauer, Hood, Huot, Head, Dulac, Maguire, Whittemore.

CARROLL COUNTY:

Hayes, Chase, Russell C., Claflin, Hughes.

CHESHIRE COUNTY:

Ballam, Johnson, Edward A., Churchill, Trowbridge, McGinness, Allen, Bennett, Dunham, Hackler, O'Neil, James E., Mallat, Raymond, Vogel, Heald, Cleon, Streeter, Moran, Barker, Cummings, Richard E., Drew.

COOS COUNTY:

Cook, Hunt, Mayhew, Drake, Lee, Burns, Oleson, Dubey, Fortier, Desilets, Richardson, Mabel L.

GRAFTON COUNTY:

Higgins, McGee, LaMott, Mann, Ezra B., Dow, Dudley, Merrill, Altman, Blain, Hopkins, Bell.

HILLSBOROUGH COUNTY:

Sawyer, Knight, Colburn, Mann, Arthur F., Warren, Colburn, Ferguson, Bragdon, Spalding, Kenneth W., Brocklebank, Bouchard, Maurice L., Record, Sirois, Gabriel, Keeney, Rodgers, Cares, Peabody, Arthur H., Harvell, Van Loan, Daniels, Milne, Zachos, Ackerson, Montplaisir, Dion, Lynch, John T., Campono, Champagne, Derome, St. Onge, Belanger, Lesmerises.

And the Robinson amendment failed.

Reps. Radway and Brummer wish to be recorded in favor of the Robinson amendment.

Rep. Palmer wishes to be recorded against the Robinson Amendment.

At the request of Rep. Spirou, Rep. Reddy answered questions.

HB 331 ordered to third reading.

Rep. Lawton spoke in favor of HB 331.

RECONSIDERATION

Rep. Reddy, having voted with the majority, moved that the House reconsider its action in passing HB 331 and spoke against the motion.

Motion lost.

SENATE MESSAGE
CONCURRENCE ON HOUSE BILL WITH
AMENDMENT

HB 536, relative to the taking of land for state park facilities in the town of Rye.

(Amendment printed in SJ June 8, 1971)

Rep. Claflin moved that the House non-concur in the Senate amendment and that a committee of conference be established.

Adopted.

The Speaker appointed Reps. Greene, Hammond and Oleson.

THIRD READING AND PASSAGE BY HOUSE

Rep. James O'Neil moved that all bills ordered to third reading be read a third time by this resolution and that all titles of bills and captions of resolutions be the same as adopted and that they be passed at the present time.

Adopted.

HB 950, providing for the appointment of a superintendent of the house of corrections of Belknap county.

HB 992, relative to the regulation of private schools.

SB 130, relative to expert witness fees in superior court cases.

SB 187, relative to service of process against foreign corporations.

HB 1006, permitting local votes on the question of Sunday sales to be by special election.

SB 185, increasing the exemptions from attachment and executive of certain property.

HJR 55, establishing a special committee to study the effectiveness of the laws relating to access to and use of public buildings by the physically handicapped.

HB 883, relative to petitioning articles in the warrant concerning planning boards and zoning.

HB 953, amending the charter of the town of Hanover to provide that the board of selectmen shall act as the housing authority.

HB 980, relative to the duties of building inspectors.

HB 985, relative to contested elections to the legislature.

HB 986, relative to transfer of prisoners.

HB 989, relative to the United Baptist Convention of New Hampshire.

HB 988, establishing a committee to study search and rescue costs and other problems related to such mission.

HB 993, relative to the enforcement of the election laws.

HB 999, relative to discarded refrigerators.

HB 1001, relative to amending the charter of the First Congregational Society of Gilmanton.

HB 92, relative to the correction of tax laws due to repeal of stock in trade and other taxes.

HB 512, relative to conservation officers and their pay schedule.

HB 543, to increase the fee for non-resident hunting licenses.

HB 592, relative to New Hampshire technical institute and vocational-technical colleges bookstore operation.

HB 942, establishing the city of Goffstown.

HB 943, relating to professional standards review organizations of physicians and surgeons.

HB 727, to insure completion of sewerage and pollution control projects.

HB 945, relative to the effective date of rules and regulations affecting child-caring agencies.

HB 331, amending the business profits tax.

RECESS

AFTER RECESS

SENATE MESSAGES
CONCURRENCE ON HB WITH AMENDMENT

HB 275, authorizing towns to make by-laws relating to hazardous pits.

(Amendment SJ June 8, 1971)

On motion of Rep. Claffin the House concurred in the Senate amendment.

SENATE ADOPTION ENROLLED BILLS
AMENDMENT

HB 703, providing that no person shall furnish to another person a license issued to himself.

ACCEDED TO REQUEST FOR
COMMITTEE OF CONFERENCE

HB 536, relative to the taking of land for state park facilities in the town of Rye.

The President appointed Senators Porter and Foley.

CONCURRENCE IN HOUSE AMENDMENTS

SB 96, relative to the interest on deposits in credit unions.

SB 123, relative to enabling local municipalities to appropriate funds for assistance to the aged.

CACR 6, Relating to: Voting age and qualification as to age in holding office, and. Providing that: eighteen year olds may vote but no person under twenty-one years of age may hold any elective office.

RECONSIDERATION

Rep. Bowles served notice that today or some subsequent day he would ask for reconsideration on HB 505, providing that school districts pay part of the cost of tuition for vocational education provided by another district and that the state pay the balance.

COMMITTEE REPORTS CONTINUED

The Speaker called for the special order for 10:01

HB 889

relative to fees payable to cities and towns where racing meets are held. Majority: Inexpedient to legislate. Rep. Grand-maison for Ways and Means. Minority: Ought to pass. Reps. Reddy and Levy.

Majority: Would have increased Rockingham's yearly payment to Salem approximately \$12,000 (payment was \$60,-600 last year at \$300 per racing day plus \$315,000 in property taxes).

Minority feels that the town should receive additional compensation in view of the large crowds handled. Further, there has been no increase in the compensation for many years and all tracks pay the same, \$300 per year, regardless of size of track or handle.

Majority report adopted.

HB 909

to provide for the establishment of insurance rates through the competitive rating system. Inexpedient to legislate. Rep. Lamy for Banks and Insurance.

Resolution adopted.

HB 991

establishing an interim committee to study no-fault automobile insurance. Ought to pass. Rep. Bigelow for Banks and Insurance.

Ordered to third reading.

HB 1008

amending the New England higher education compact.

Rep. Bowles moved that HB 1008 be reported inexpedient to legislate.

Resolution adopted.

HJR 52

establishing a committee to study the time period on which the salaries of state employees are based. Inexpedient to legis-

late. Rep. Shirley Clark for Executive Departments and Administration.

Resolution adopted.

HB 835

providing an alternate method of adopting zoning ordinances in towns of a population of less than three thousand. Ought to pass with amendment.

The Clerk read the amendment in full.

Rep. Bednar explained the amendment.

(discussion)

Reps. Hughes and Claflin spoke against the bill.

Rep. Trowbridge spoke in favor of the bill.

Rep. James O'Neil moved that HB 835 be laid on the table.

Adopted.

HB 994

legalizing certain meetings of Newfields sewer district, Barnstead school district, Mascoma Valley regional school district and in the towns of Rye, New Durham and Washington. Ought to pass. Rep. Randlett for Municipal and County Government.

Ordered to third reading.

HB 1003

to indemnify officers and employees of municipalities and school districts from liability for damages, and to allow insurance coverage for the liability. That it be referred to Legislative Council or Special Committee to report at next legislative session.

Resolution adopted.

HB 7

relative to the taxation of farm, forest, recreation and wild land. Ought to pass with amendment. Rep. Nutt for Ways and Means.

AMENDMENT

Amend the title of the bill by striking out the same and inserting in place thereof the following:

AN ACT

relative to the preservation of open space land in New Hampshire and establishing an open space land study commission.

Amend the bill by striking out everything after the enacting clause and inserting in place thereof the following:

1 Open Space Land Study Commission Established. There is hereby established an open space land study commission to be composed as follows: three representatives appointed by the Speaker of the House; one senator appointed by the President of the Senate; three citizens appointed by the Governor and Council; the director of the office of state planning or his designee and a representative of the University of New Hampshire designated by the president of the university. Said commission shall study all aspects of open space land use and preservation including but not limited to: use taxation; local, regional and state land use planning and zoning; scenic easements and public acquisition and management of open space lands. The following state officials shall be available to the commission as consultants: a state forester appointed by the director of the division of parks, department of resources and economic development; the commissioner of agriculture or his designee; a representative of the department of resources and economic development appointed by the commissioner of said department and a state tax commissioner selected by the tax commission. The commission shall report as it deems appropriate any interim findings or recommendations to the governor and to any special session of the 1971 general court and shall submit its final report together with any proposed legislation on or before January 15, 1973 to the 1973 session of the general court.

2 Effective Date. This act shall take effect sixty days after its passage.

The Clerk read the amendment in full.

Rep. Reddy explained the amendment.

A division was requested.

It being manifestly in the affirmative, the amendment was adopted.

Ordered to third reading.

HB 995

relative to horse racing regulations. Ought to pass. Rep. Belanger for Ways and Means.

At the request of Rep. Vachon, Rep. Reddy explained the bill.

(discussion)

Rep. Lawton moved that the words, inexpedient to legislate, be substituted for the committee report, ought to pass, and spoke in favor of the motion.

Reps. Benton and Fleming spoke in favor of the motion.

Rep. Vachon moved the previous question; sufficiently seconded.

Adopted.

Motion adopted.

HB 997

providing that the tax collector in each town, under the direction of the selectmen, shall be responsible for the collection of the tax on rooms and meals. Inexpedient to legislate. Rep. Beckett for Ways and Means.

Resolution adopted.

HB 897

limiting the payments made to certain pensioners of the city of Nashua.

Rep. Maurice Bouchard moved that HB 897 be reported inexpedient at the request of the sponsor.

Resolution adopted.

HB 1007

providing for an emergency temporary zoning ordinance and for its adoption by the selectmen. Ought to pass with amendment. Rep. Ackerson for Municipal and County Government.

AMENDMENT

Amend RSA 41:15-C, II as inserted by section 1 of the bill by striking out said paragraph and inserting in place thereof the following:

II. The selectmen, having adopted the said emergency zoning ordinance, shall conduct two public hearings and shall submit the ordinance for approval by the voters at the next regular town meeting. Said submission shall comply with the procedure for enactment prescribed by RSA 31:63-a with respect to (a) the manner of notification and the times for hearings and (b) the allowance for amendment. If a majority of the voters shall disapprove of said ordinance, the selectmen shall not again adopt RSA 36-C within three years of said disapproval.

The Clerk read the amendment in full.

Rep. Hanson explained the amendment.

Amendment adopted.

At the request of Rep. Lawton, Rep. Williamson answered questions.

(discussion)

Reps. Lawton, and Mabel Richardson spoke against the bill.

Rep. Fortier moved that HB 1007 be indefinitely postponed.

Reps. Ezra Mann, Williamson, Allen, Greene, Hackler and Hanson spoke against the motion.

Rep. Cleon Gardner moved the previous question on the entire subject matter; sufficiently seconded.

Adopted.

Motion lost.

Amendment adopted.

Ordered to third reading.

HB 957

relative to election and terms of office of members at large of town budget committees. Inexpedient to legislate. Rep. Hanson for Municipal and County Government.

Rep. Hayes moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate.

Rep. Bednar spoke against the motion.

(discussion)

Reps. Cares, James O'Neil and Michels spoke in favor of the motion.

Rep. Maurice Bouchard moved the previous question on the entire subject matter; sufficiently seconded.

Adopted.

Motion adopted.

Ordered to third reading.

HB 1010

reimposing the tax on machinery and road building and like machinery. Inexpedient to legislate. Rep. Belanger for Ways and Means.

Rep. Wilfrid Boisvert moved that the words ought to pass be substituted for the committee report, inexpedient to legislate and spoke in favor of the motion.

Rep. Boucher requested a quorum count.

310 members having answered, a quorum was present.

Rep. Read moved that HB 1010 be indefinitely postponed and spoke in favor of the motion.

(discussion)

Reps. Bednar and Malcolm Stevenson spoke against the motion.

Reps. Reddy, Drabinowicz, Chamberlain, Brungot and Zachos spoke in favor of the motion.

Rep. Maurice Bouchard requested a division.

267 members having voted in the affirmative and 56 in the negative, the motion carried.

Reps. Gordon, Philip Smith, Sayer, Robinson and Noble wished to be recorded as in favor of HB 1010.

Reps. Ruth Griffin, Doris Lynch, Riley, Cares, Raiche, Lockhart, Bartlett, Flint and Richard Cummings wished to be recorded as voting against HB 1010.

The Speaker announced that Rep. and Mrs. Donald Chase are celebrating their 8th wedding anniversary.

Rep. and Mrs. Kenneth Sherman are celebrating their 48th wedding anniversary.

COMMITTEE REPORTS CONTINUED

HB 584

relative to the form of drivers licenses, and making an appropriation therefor. Inexpedient to legislate. Rep. Drake for Appropriations.

Rep. Hamel moved that the words, ought to pass with amendment be substituted for the committee report, inexpedient to legislate, and spoke in favor of the motion.

AMENDMENT

Amend section 5 of the bill by striking out in lines fifteen and sixteen the words "out of any money in the treasury not otherwise appropriated" and inserting in place thereof the words (which shall be a charge against the highway fund) so that said section as amended shall read as follows:

5 Appropriation. There is hereby appropriated to the division of motor vehicles of the department of safety for the fiscal year ending June 30, 1972 and for the fiscal year ending June 30, 1973 the following sums which shall be expended as follows:

	1971
Personal services	\$22,042.54
Permanent	1,929.44
Current expenses	
Travel, Meals and Lodging:	
In-state	1,500.00
Out-of-state	1,000.00
Equipment	4,351.00
Other expense	2,204.25
Total	\$33,027.23

1972

Personal services:	\$103,741.56
Permanent	73,948.60
Current expenses	
Travel, Meals and Lodging:	
In-state	13,500.00
Out-of-state	500.00
Equipment	61,145.00
Other expense	10,374.16
	<hr/>
Total	\$263,209.32
	<hr/> <hr/>

The governor is authorized to draw his warrant for said sums which shall be a charge against the highway fund.

Reading of the amendment dispensed with.

Rep. Hamel explained the amendment.

Rep. Drake explained the action of the committee.

(discussion)

A division was requested.

It being manifestly in the affirmative the motion carried.

Ordered to third reading.

Rep. George Roberts moved that the remainder of the calendar be made a special order for 10:01 tomorrow.

Adopted.

On motion of Rep. James O'Neil the rules of the House were so far suspended as to permit business in order at the late session to be in order at the present time, that third reading of bills be by title only, and that when the House adjourns today it be to meet tomorrow at 10:00 o'clock.

LATE SESSION

Rep. James O'Neil moved that all bills ordered to third reading be read a third time by this resolution and that all titles of bills be the same as adopted, and that they be passed at the present time.

Adopted.

THIRD READING AND PASSAGE BY HOUSE

HB 991, establishing an interim committee to study no-fault automobile insurance.

HB 957, relative to election and terms of office of members at large of town budget committees.

RECONSIDERATION

Rep. Michels, having voted with the majority, moved that the House reconsider its action in passing HB 957, and spoke against the motion.

Motion lost.

HB 994, legalizing certain meeting of Newfields sewer district, Barnstead school district, Mascoma Valley regional school district and in the towns of Rye, New Durham and Washington.

HB 1007, providing for an emergency temporary zoning ordinance and for its adoption by the selectmen.

HB 7, relative to the preservation of open space land in New Hampshire and establishing an open space land study.

HB 584, relative to the form of drivers licenses, and making an appropriation therefor.

On motion of Rep. MacDonald, the House adjourned at 5:53 p.m.

Thursday, 10Jun71

The House met at 10:00 o'clock.

Prayer was offered by Guest Chaplain, Rev. Jack Wyrzten, International Director of "Word of Life Fellowship".

Daniel Webster said in these chambers — "No one knows the great catastrophe that will befall our nation if we leave the Bible on which our country was founded. The Bible says "Righteousness exalteth a nation; but sin is a reproach to any people." "The wicked shall be turned back into hell and all nations that forget God." The Bible also says — "Wise rulers stamp out crime by severe punishment and where there is no knowledge of God, the people run wild." We realize today that our people are running wild because there is little knowledge of God in the land. We are living in a sad, sick, disillusioned world, but we thank Thee that we can have peace with God as individuals because the Prince of Peace, Jesus Christ our Lord, the Maker of Heaven and Earth who came from the Heavens that He made with His own hands to this sinned cursed earth to die and shed His blood for our sins. We thank Thee that He arose from the grave and that today He lives at the Father's right side and that one day He will come back as Ruler of all nations, and that when He comes we will have peace on earth and good will toward man. Until that day, give us wisdom and guidance as we conduct the affairs of state. May there be return in our land of a new love for God, for country and for decency. May the revivals of the early days of our beloved nation once again sweep this land of ours, for we pray in Jesus name. Amen.

Rep. Habel led the Pledge of Allegiance.

LEAVES OF ABSENCE

Reps. French and Hamel, the day, important business.

ENROLLED BILLS REPORT

HB 277, relative to the power of the New England Aeronautical Institute, Hesser College, McIntosh College, White Pines College, Franconia College, Concord College, Pierce College and New Hampshire College, to grant degrees.

HB 578, to amend the New Hampshire higher educational and health facilities law.

Roxie A. Forbes
For the Committee

SENATE MESSAGES CONCURRENCE

HB 468, clarifying the provisions of the statute that tax deeds shall be given by the collector in office.

HB 548, relative to the use of the state seal.

HB 591, relative to organized time trials for motor vehicles on certain public highways.

HJR 54, making a supplemental appropriation for the racing commission.

INTRODUCTION OF SENATE BILLS

First, second reading and referral

SB 28, requiring inspection and certification of petroleum storage facilities and establishing a fee therefor. Environmental Quality and Agriculture

SB 105, relative to the issuance of property, liability and automobile insurance. Banks and Insurance

SB 145, relative to construction attachments. Public Works

SB 150, requiring that the mayor of the city of Nashua be elected by majority vote and providing for a run-off election to the same. Statutory Revision

SB 172, relative to the judicial process. Judiciary

SB 183, relative to the allowable width of certain vehicles. Transportation

SB 195, giving the director of safety services and his authorized representatives the power of arrest in the enforcement of laws relative to operation of boats by a person under the influence of liquor or drugs. Transportation

SB 198, establishing a permanent probation office in municipalities with a population over fifty thousand persons. Municipal and County Government

SB 199, relative to actions by and against tenants. Judiciary

SB 200, relative to indemnification agreements between architects, engineers or surveyors and owners, contractors, subcontractors or suppliers. Judiciary

SB 216, to prohibit the operation of motorboats upon Turtle Town Pond in Concord. Statutory Revision

SB 219, relative to state employees' compensation. Executive Departments and Administration

SB 229, to limit the holder in due course doctrine in consumer credit sales. Judiciary

SB 221, amending the charter of the city of Nashua to provide for the appointment of library trustees by the mayor subject to approval by the board of aldermen. Nashua Delegation

SB 240, to provide a procedure for the disposition of claims arising from legal or medical malpractice. Judiciary

SB 252, requiring that motor vehicle manufacturers post a bond to guarantee warranties on new motor vehicles sold in this state. Transportation

SB 261, providing for reciprocity in motor vehicle citations. Judiciary

SB 262, relative to the alteration and construction of odometers and the protection of motor vehicle purchasers. Transportation

SB 267, establishing a remote terminal providing information on federal funds in the office of the coordinator of federal funds. Appropriations

SB 284, providing for the establishment of a Court Accreditation Commission. Judiciary

SB 286, providing for the waiver of court costs and fees in certain cases. Judiciary

SB 294, relative to certain duties of the superior court. Judiciary

SB 295, providing for the appointment of acting assistant county attorneys so as to permit speedier disposition of criminal cases. Judiciary

SB 302, prohibiting discrimination because of age or sex. Judiciary.

SB 303, relating to the jurisdiction of the supreme court. Judiciary

RECONSIDERATION

Rep. Sears served notice that today or some subsequent day he would ask for reconsideration of the action of the House in killing HB 616, allowing payments in lieu of taxes to the town of Plymouth by Plymouth state college.

RECONSIDERATION

Rep. Gordon served notice that today or some subsequent day he would ask for reconsideration of the action of the House in killing HB 995, relative to horse racing regulations.

ENROLLED BILLS AMENDMENT

HB 661, revising the application of the implied consent law.

AMENDMENT

Amend section 1 of said bill by inserting at the end thereof the following:

Results of a test of the breath shall be furnished immediately in writing to the person tested by the law enforcement officer conducting the test.

The Clerk read the amendment in full.

Amendment adopted.

COMMITTEE REPORTS

HB 756

to increase highway relocation assistance. Ought to pass. Rep. Drake for Appropriations.

Ordered to third reading.

HB 823

repealing the law providing for pre-financing of municipal sewage or waste disposal systems. Inexpedient to legislate. (Rec-

ommendation: Present law should be amended.) Rep. Drake for Appropriations.

Resolution adopted.

HB 906

regulating prearranged funerals or burial plans, compensating the state board of registration of funeral directors and embalmers and regulating the exposing of corpses. Ought to pass. Rep. Drake for Appropriations.

Ordered to third reading.

HJR 5

to pay town of Dummer for revenue lost due to the taking of Pontook Dam. Inexpedient to legislate. \$8,000. Rep. Drake for Appropriations.

Resolution adopted.

HB 780

relative to the Hillsborough county treasurer. Inexpedient to legislate. Rep. Knight for Hillsborough County Delegation.

Resolution adopted.

HB 983

relative to notice of hearing by zoning board of adjustment. Ought to pass with amendment. Rep. Blain for Judiciary.

AMENDMENT

Amend section 1 of the bill by striking out said section and inserting in place thereof the following:

1 Hearing Notice on Appeals. Amend RSA 31:71 by striking out said section and inserting in place thereof the following: 31:71 Notice of Hearing. The board of adjustment shall fix a reasonable time for the hearing of the appeal and give public notice thereof in a newspaper of general circulation at least five days before the date of the hearing on the appeal by the aggrieved party, and decide the same within a reasonable time. The board shall notify the applicant, all abutters and the agents or attorneys of record for said applicants and abutters of the date of the hearing not less than five days prior to said date. Any

party may appear in person or by his agent or attorney at the hearing.

Amendment adopted.

Ordered to third reading.

HB 95

establishing an administrative procedures act. Laid on the table because not funded. —0— Rep. Drake for Appropriations.

Resolution adopted.

HB 212

relative to lapse time on appropriations. Ought to pass with amendment. —0— Rep. Drake for Appropriations.

AMENDMENT

Amend the bill by striking out everything after the enacting clause and inserting the following:

1 Comptroller's Approval to Prevent Lapsing. Amend RSA 9:18 (supp) as amended by 1967, 77:1 by striking out said section and inserting in place thereof the following: 9:18 Lapsed Appropriations. Except as otherwise specially provided, all unexpended portions of special appropriations shall lapse when the object for which the appropriation was made has been accomplished and, in any event, at the expiration of three years from the date when the act creating the appropriation first took effect, unless there are obligations incurred by contract thereunder, made within said period, in which case there shall be no lapse until the satisfaction or fulfillment of such contractual obligations. Except as otherwise specially provided, all unexpended portions of general appropriations shall lapse at the end of fifteen days after the expiration of the year. Upon request from a department or agency to which a general appropriation has been made, the governor and council may, if they find that it is in the best interest of the state, extend the time for the lapsing of so much of said appropriation as is needed to satisfy obligations by contract or purchase order which were encumbered during the fiscal year. No later than two weeks after the convening of any regular session of the legislature, the state comptroller shall submit a list of all extensions of the time of lapsing of any general appropriation approved by the governor and council under this section together with the reasons there-

for to the chairman of the appropriation committee of the house of representatives and to the chairman of the senate finance committee.

2 Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted.

Ordered to third reading.

HB 645

relative to the practice of veterinary medicine in New Hampshire. Ought to pass with amendment. Rep. Drake for Appropriations.

AMENDMENT

Amend the bill by striking out RSA 332-A:6 as inserted by section 1 of the bill and inserting in place thereof the following:

332-A:6 Revenue and Expense. All revenues received by the board shall be accepted by the secretary-treasurer and deposited by him with the treasurer of the state to be credited to the general fund. All expenses of the board shall be a charge upon the general fund within the limits of appropriations made therefor.

Amend the bill by striking out RSA 332-A:7, VI as inserted by section 1 of the bill and inserting in place thereof the following:

VI. Employ full-time or part-time professional, clerical or special personnel, necessary to effectuate the provisions of this chapter and purchase or rent necessary office space, equipment and supplies within the limits of appropriations made therefor.

Amendment adopted.

Ordered to third reading.

HB 776

relative to the duties of the Mount Washington commission. Ought to pass. Rep. Drake for Appropriations.

Ordered to third reading.

HB 1002

relative to corporations which manage the funds and investments of nonprofit corporations. Ought to pass with amendment. Rep. Lamy for Banks and Insurance.

AMENDMENT

Amend the title of the bill by striking the same and inserting in place thereof the following:

AN ACT

relative to tax exempt corporations which manage the funds and investments of nonprofit organizations.

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 New Chapter. Amend RSA by inserting after chapter 292-A the following new chapter:

Chapter 292-B**Corporation in Aid of Nonprofit Organizations**

292-B:1 Corporations which Aid Nonprofit Corporations. A corporation ruled tax exempt under section 501(c) (3) of the Internal Revenue Code, formed under the laws of this or any other state and being operated exclusively for the purpose of aiding organizations organized and operated exclusively for educational, charitable or scientific purposes who are members thereof or eligible for membership therein, by assisting them to manage more effectively their endowment and other investment funds in a manner consistent with their purposes by, among other things, providing means for them to commingle such funds of theirs in one or more common investment funds all or a substantial part of the expenses of which are expected to be paid, directly or indirectly, by foundation grants, is hereby authorized, without any further authority or approval of this state or any political subdivision thereof or any official, department, board, agency or other instrumentality of this state or any political subdivision thereof, to engage in this state in any and all activities which it now is or shall hereafter be authorized to engage in by its charter, as heretofore or hereafter amended, and, in particular, in this state to offer membership to such organizations, and accept them as members; to offer and fur-

nish to such organizations service, advice and other assistance relating to investment of their endowment and other investment funds and to other matters; to offer an opportunity to such organizations to participate, and to accept their participation, in such common investment fund or funds; and, with respect to the endowment and other investment funds of such organizations commingled in such common investment fund or funds, to give to such organizations certificates or other evidence of their participation or interests in such common investment fund or funds, all if and as long as such corporation (a) is operated exclusively for its aforesaid purposes, and if it is a foreign corporation (b) in a writing duly authorized, executed and delivered by it to the secretary of state (irrevocable except as to matters occurring after it ceases to engage in any activities in this state), consents to the commencement and maintenance in the courts of this state of any and all suits, actions or proceedings based upon, or arising out of or in connection with, any activities engaged in by it in this state and appoints the secretary of state its agent for the service of process upon it in any such suit, action or proceeding, with service of such process to be made by leaving a copy thereof and a fee of two dollars in the hands or in the office of the secretary of state.

292-B:2 Authorization for Nonprofit Organizations in New Hampshire to Use Services of Funds Management Corporations. It shall be lawful for a nonprofit organization engaged in activities in or subject to the laws of this state to become and be a member of a corporation such as described by RSA 292-B:1, to utilize the services, advice and assistance of such corporation, to commingle its endowment and other investment funds with those of other members, to participate in such common investment fund or funds and to receive and hold certificates or other evidence of its participation or interests in such common investment fund or funds, provided that, such commingling and participation are not expressly or by necessary implication prohibited by the language of any will, deed or other instrument pursuant to which the nonprofit organization received said funds.

Amendment adopted.

Ordered to third reading.

HB 990

relative to the application of the minimum wage laws to certain employees of the restaurants, hotels and similar business. Ought to pass with amendment. Rep. Shirley Clark for Executive Departments and Administration.

AMENDMENT

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 Employees of Restaurants, Hotels, Etc. Amend the opening unnumbered paragraph of RSA 279:21 (supp) as amended, by inserting in line six after the word "hour" the following: (For purposes of determining whether an employee of a restaurant, hotel, motel, inn or cabin, who customarily and regularly receive more than twenty dollars a month in tips, is receiving the minimum hourly rate prescribed in this chapter, the amount paid such employee by his employer shall be deemed to be increased on account of tips by an amount determined by the employer, but not by an amount in excess of fifty per centum of the applicable minimum wage rate, except that in the case of an employee who, either himself or acting through his representative, shows to the satisfaction of the commissioner that the actual amount of tips received by him was less than the amount determined by the employer as the amount by which the wage paid him was deemed to be increased under this paragraph, the amount paid such employee by his employer shall be deemed to have been increased by such lesser amount.) so that said paragraph as amended shall read as follows: 279:21 Minimum Hourly Rate. No person, firm or corporation shall employ any employee at a rate of less than one dollars and twenty-five cents per hour provided that on and after February 1, 1968, such minimum rate shall be one dollar and forty cents per hour, and that on and after February 1, 1969 such minimum rate shall be one dollar and sixty cents per hour. For purposes of determining whether an employee of a restaurant, hotel, motel, inn or cabin, who customarily and regularly receive more than twenty dollars a month in tips, is receiving the minimum hourly rate prescribed in this chapter, the amount paid such employee by his employer shall be deemed to be increased on account of tips by an amount determined by the employer, but not by an amount in excess of fifty per centum of the applicable mini-

mum wage rate, except that in the case of an employee who, either himself or acting through his representative, shows to the satisfaction of the commissioner that the actual amount of tips received by him was less than the amount determined by the employer as the amount by which the wage paid him was deemed to be increased under this paragraph, the amount paid such employee by his employer shall be deemed to have been increased by such lesser amount. The limitations imposed hereby shall be subject to the following exceptions.

Amendment adopted.

Ordered to third reading.

SB 143

clarifying and making co-equal the terms, shares and deposits and shareholders and depositors under chapter 393 regulating building and loan associations. Ought to pass. Rep. Lamy for Banks and Insurance.

Title is self-explanatory.

Rep. Woodward offered an amendment.

The Clerk read the amendment in full.

Rep. Leighton requested a division.

It being manifestly in the negative, the amendment lost.

Rep. Bigelow moved that SB 143 be recommitted to committee and spoke in favor of his motion.

(discussion)

Rep. Barker moved that SB 143 be indefinitely postponed.

Rep. Woodward spoke against the motion.

SB 143 was indefinitely postponed.

HJR 22

providing an additional appropriation for the Merrimack Valley branch of the University of New Hampshire. Inexpedient to legislate. \$210,000. Rep. Drake for Appropriations.

Rep. Cares explained the committee report.

Resolution adopted.

(Rep. George Roberts in the Chair)

HB 981

relative to the rights of tenants. Majority: Ought to pass with amendment; Rep. David Bradley for Judiciary. Minority: Inexpedient to legislate; Rep. Brungot.

Bill protects tenants against retaliatory eviction.

Rep. Brungot moved that HB 981 be indefinitely postponed and spoke in favor of the motion.

(discussion)

Rep. David Bradley explained the committee report.

Rep. Andrews spoke against the motion.

Reps. Levy, Cleon Gardner, Brummer, St. Onge and Sayer spoke in favor of the motion.

Reps. Maurice Bouchard, Zachos and Belzil spoke against the motion.

On a vv the Speaker was in doubt and requested a division.

It being manifestly in the affirmative, the motion carried.

RECONSIDERATION

Rep. Brummer, having voted with the majority, moved that the House reconsider its action in killing HB 981 and spoke against the motion.

Motion lost.

Rep. Gordon requested a quorum count.

287 members having answered, a quorum was present.

CACR 22

Relating to: Taxation of Corporations. Providing that: Corporations are subject to taxation. Ought to pass. Rep. Harvell for Constitutional Revision.

This proposal would amend the same section of the Constitution as the previous CACR 5. It effectively adds one word, "Corporations"; so that the business profits tax could fall (as originally intended) on Corporations and not on sole proprietors, partnerships, etc.

The best information available to the Committee indicates there would be no confliction if both CACR 5 and CACR 22 were endorsed by the public. The argument in favor of putting CACR 22 and CACR 5 on the ballot is that CACR 22 would appear to have a good possibility of passing while past history on CACR 5 indicates less assurance.

The Committee therefore recommends "Ought to pass" on both.

This procedure would seem to assure that the Business Profits Tax question would be resolved even though the public rejected the Graduated Tax proposal.

Rep. Harvell explained CACR 22.

(discussion)

Reps. Bednar and Russell Chase spoke in favor of CACR 22.

267 members having voted in the affirmative and 0 in the negative, CACR 22 was ordered to third reading.

SUSPENSION OF RULES

Rep. Trowbridge moved that the rules of the House be so far suspended as to place CACR 22 on third reading and passage at the present time.

261 members having voted in the affirmative and 0 in the negative, CACR 22 was ordered to third reading.

CACR 22 was read a third time and passed by a vote of 267 yes to 0 no.

CACR 5

Relating to: Granting the Legislature greater flexibility in raising public revenue through the power to tax, and Providing that: Property other than land may be classified by kind, use or amount and such classes taxed differently. Ought to pass. Rep. Harvell for Constitutional Revision.

The title is reasonably descriptive, A sub-committee headed by Rep. J. Harvell made an in-depth study of several proposals to change the Constitution to allow graduated taxes. Outside experts in Constitutional law and methods gave freely of time and advice. Questions regarding Constitutional procedure will be answered by Mr. Harvell.

The Senate vote was 17-3 in favor of CACR 5. The Constitutional Revision Committee vote was 9 to 3 in favor.

Rep. Harvell explained CACR 5.

(discussion)

At the request of Rep. Harvell, Rep. Trowbridge answered questions.

Rep. Joseph Cote moved that CACR 5 be indefinitely postponed and spoke in favor of the motion.

Rep. Joseph Eaton spoke in favor of the motion.

(Speaker in the Chair)

Reps. Lawton and Sayer spoke in favor of the motion.

Rep. Raiche spoke against the motion.

Rep. Vachon moved the previous question; sufficiently seconded.

Adopted.

A division was requested.

133 members having voted in the affirmative and 172 in the negative, the motion to indefinitely postpone failed.

Question being shall CACR 5 be ordered to third reading.

176 members having voted in the affirmative and 122 in the negative, the motion failed.

POINT OF ORDER

Rep. Sayer rose on a point of order.

Rep. Raiche moved that CACR 5 be laid on the table.

173 members having voted in the affirmative and 131 in the negative, CACR 5 was laid on the table.

RECESS

AFTER RECESS

Prayer was offered by Guest Chaplain, Rev. James Fredette from the Community Congregational Church of Greenland.

Eternal God, Creator of all things, we ask this day that you guide each of us that we might serve not only the needs of our own people, but of all humanity, that we might let our conscience and our knowledge of you benefit the peace and understanding of our community and the world. We ask this all in Jesus name and for His sake. Amen.

Rep. Drake explained recommendations of the Appropriations committee for additional funds available.

(discussion)

HB 635

to promote competent ambulance service. Recommended but to be laid on the table because not funded. —0— Rep. Drake for Appropriations.

Rep. Roma Spaulding moved that the words, ought to pass with amendment, be substituted for the committee report, recommended but to be laid on the table because not funded.

AMENDMENT

Amend the title of the bill by striking out the same and inserting in place thereof the following:

AN ACT

to promote competent ambulance service and making an appropriation therefor.

Amend the bill by striking out section 2 and inserting in place thereof the following sections.

2 Appropriations. There is hereby appropriated for the provisions of this act, in addition to any other sums appropriated for said purposes, the sum of nine thousand seventy-five dollars for fiscal 1972 and nine thousand three hundred and seventy-five dollars for fiscal 1973. The sums hereby appropriated are to be expended as follows:

	1972	1973
Personal services		
Other	\$5,485	\$5,785
Current expenses	1,200	1,200
Travel		
In state	1,000	1,000

Out of state	390	390
Other	1,000	1,000
	<hr/>	<hr/>
Total	\$9,075	\$9,375
Less estimated federal funds	\$8,000	\$8,000
Less license fees	1,075	1,375
	<hr/>	<hr/>
Net appropriation	0	0

The governor is authorized to draw his warrant for said sums out of any money in the treasury not otherwise appropriated.

3 Effective Date. This act shall take effect September 1, 1971.

Rep. Spaulding moved to dispense with the reading of the amendment.

Adopted.

POINT OF INFORMATION

Rep. James O'Neil rose on a point of information.

Rep. Drake spoke in favor of the motion.

Rep. Gordon moved that HB 635 be laid on the table.

Motion lost.

Motion to substitute adopted.

Ordered to third reading.

HB 662

relative to extending the jurisdiction of local police by consent. Laid on the table because not funded. No amount specified. Rep. Drake for Appropriations.

Rep. Andrews moved that words, ought to pass with amendment, be substituted for the committee report, recommended but to be laid on the table because not funded.

AMENDMENT

Amend the bill by striking out section 3 and renumbering section 4 to read section 3.

Motion adopted.

Ordered to third reading.

HB 668

extending the tenure of the special board to determine matters relating to state resources. Ought to pass. —0— Rep. Drake for Appropriations.

Ordered to third reading.

HB 342

to establish a police standards and training council and to provide educational and training requirements for members of police forces and making an appropriation therefor. Laid on the table because not funded. —0— Rep. Drake for Appropriations.

Reps. Raiche and George Roberts moved that the words, ought to pass with amendment, be substituted for the original committee report.

AMENDMENT

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 Effective Date. This act shall take effect July 1, 1971 and shall cease to be of any further force and effect on June 30, 1973 and on that date is hereby repealed.

The Clerk read the amendment in full.

Rep. Shirley Clark explained the amendment.

Rep. Gordon moved that HB 342 and amendment be indefinitely postponed and spoke in favor of the motion.

(discussion)

Reps. Shirley Clark, Zachos, Fortier and Van Gardner spoke against the motion.

Rep. Gordon withdrew his motion to indefinitely postpone.

Motion adopted.

Ordered to third reading.

Reps. James O'Neil and Raiche moved that the words, ought to pass, be substituted for the committee reports on the following House Bills:

HB 409

increasing the additional retirement allowances for state employees who retired prior to July 1, 1961 and making an appropriation therefor.

HB 367

providing additional retirement allowances for certain retired teachers and making an appropriation therefor.

HB 647

to provide additional retirement allowances to certain retired members of the policemen's retirement system.

HB 431

providing additional cost of living retirement allowances for state employees who retired subsequent to July 1, 1961 and prior to January 1, 1968 and making an appropriation therefor.

HB 427

providing for and increasing the additional retirement allowances for state police who retired prior to July 1, 1961 and making an appropriation therefor.

HB 410

providing additional retirement allowances for state police who retired subsequent to July 1, 1961 and prior to January 1, 1968 and making an appropriation therefor.

Rep. Weeks explained the bills.

Rep. Ferguson spoke against the motion.

Reps. James O'Neil and Margaret Cote spoke in favor of the motion.

At the request of Rep. Huot, Rep. Greene answered questions.

Rep. Dion moved the previous question on HBs 409, 367, 647, 431, 427 and 410; sufficiently seconded.

All ordered to third reading.

HB 611

providing for capital improvements by providing for construction and operation of a state liquor store and a gas station on the Central New Hampshire Turnpike at the Hooksett toll station and making an appropriation therefor. Inexpedient

to legislate. Bonds (G) \$700,000. Rep. Drake for Appropriations.

Reps. George Roberts and Vachon moved to substitute the following resolution:

Resolved that House Bill 611 be referred to the Legislative Study Committee or the appropriate standing committee.

POINT OF ORDER

Rep. James O'Neil rose on a point of order.

Reps. Vachon and George Roberts spoke in favor of the motion.

Rep. Alice Davis spoke against the motion.

A division was requested.

235 members having voted in the affirmative and 36 in the negative, the motion was adopted.

SENATE MESSAGE

CONCURRENCE ON HB WITH AMENDMENT

HB 705, relative to the date of expiration of legislative number plates.

(Amendment printed in SJ June 9, 1971)

Rep. Bridges moved that the House non-concur and that a committee of conference be established.

Adopted.

The Speaker appointed Reps. Hamel, Michels and Woods.

CONCURRENCE ON HB WITH AMENDMENT

HB 804, legalizing the proceedings establishing the Shaker regional school district and amending the articles of agreement of said district.

(Amendment printed in SJ June 9, 1971)

Rep. Allen moved that the House concur in the Senate amendment.

COMMITTEE REPORTS CONTINUED

CACR 9

Relating to: Establishing a Four Year Term for Governor. Providing that: The Governor Shall be Elected Every Four Years on the Nonpresidential Election Years and no person shall Serve more than Two Terms consecutively. Ought to pass with amendment. Rep. Russell Chase for Constitutional Revision.

The Amendment is proposed to make it eminently clear that the intent is to limit to *two-four year terms consecutively*.

The Four Year concept has been debated many times. Forty-one states now have four year terms. The Committee feels that the subject should be sent to the voters for consideration. The favorable vote was 13-0.

Rep. Russell Chase explained CACR 9.

Rep. Bednar moved that CACR 9 be indefinitely postponed and spoke in favor of the motion.

(discussion)

Rep. Joseph Cote spoke in favor of the motion.

On a vv the Speaker was in doubt and requested a division.

144 members having voted in the affirmative and 149 in the negative, the motion failed.

Committee amendment lost.

The question being shall CACR 9 be ordered to third reading.

155 members having voted in the affirmative and 146 in the negative, the motion lost because 3/5 of the elected membership, 239, did not vote in favor.

CACR 26

Relating to: Decreasing the Membership of the House, Increasing the Membership of the Senate, Changing the Senate Quorum Requirements, Making Provision for Reapportionment, and Establishing a Legislative Salary Commission. Providing that: The Membership of the House Shall be Decreased to Two Hundred Fifty, the Membership of the Senate Shall be

Increased to Forty, the Senate Quorum Requirements Shall be Changed Accordingly, The Legislature Shall be Apportioned Accordingly, and a Legislative Salary Commission Shall be Established. Ought to pass with amendment. Rep. Russell Chase for Constitutional Revision.

The majority of the Committee (10-6) approved CACR 26 which would, as the title points out, revise the size of the Legislature and establish a Salary Commission to set the Legislative salaries for each Legislator prior to its election. Over a period of three biennial changes, the Legislature would end up in 1978 with a two hundred fifty member House and forty member Senate with salary changes as established by the Salary Commission. The Amendment makes more clear, the question put to the voters.

In complete frankness, the Committee recognizes that the Legislature resists any change in size but hopefully will favorably accept this version that would at the same time raise the pay.

Further, the voters normally resist any raise in pay but may accept this reasonable approach when it is accompanied with a reduction in size.

The Senate has, this year, rejected a proposal to increase their numbers. Nevertheless, the Committee recommends submitting this proposal again to them.

As previously mentioned, this CACR 26 and CACR 18 both propose changes in Article 15 of the second part of the Constitution.

Under these conditions it is necessary to have two versions of this CACR 26 — one based on the passage of CACR 18, by the Voters, the previous Spring, and a second based on its rejection. The Committee recommends the passage of both versions. The wording has been arranged to take care of either eventuality.

Rep. Russell Chase moved that the question be divided into two parts: 1st: Legislative salary commission and 2nd: size of House and Senate.

Rep. Chase explained CACR 26.

Rep. Bednar spoke in favor of the motion.

Rep. Greene spoke against the motion.

(discussion)

Motion failed.

Question being on the amendment.

Rep. Lawton moved that CACR 26 be indefinitely postponed and spoke in favor of the motion.

Reps. Raiche, Robert E. O'Neil and Harvell spoke against the motion.

Reps. Brungot, Bednar, Schwaner, Sweeney, Wilfrid Boisvert, Robinson and Richard Bradley spoke in favor of the motion.

Rep. Dion moved the previous question; sufficiently seconded.

Adopted.

Rep. Underwood requested the yeas and nays; sufficiently seconded by five members.

ROLL CALL

YEAS: 205 NAYS: 134

YEAS

MERRIMACK COUNTY:

Hardy, Parker, Harry C., Reddy, Enright, Riley, Gamache, Gordon, Little, Bartlett, Kopperl, Thompson, Doris L., Dempsey, Greeley, Humphrey, James A., Cate, Davis, Alice, Cheney, Charles H., Howland, Sanders, Fuller.

ROCKINGHAM COUNTY:

Wilson, Helen F., Boucher, Soule, Adams, Gay, MacGregor, Read, Senter, Lovell, Sayer, Clark, Ernest D., White, Schwaner, Spollett, Cummings, Charles E., Benton, Greenwood, Goodrich, Vey, Sewall, Twardus, Varrill, Cheney, George L., Hammond, Keefe, Palfrey, Levy.

STRAFFORD COUNTY:

McIntire, Canney, Smith, Elmer C., Tirrell, Joncas, Malloomian, Habel, Chasse, Boire, Ruel, Sylvain, Dunlap, Preston,

Tripp, Leighton, Peabody, Raymond B., Bernard, Webber, Mudgett, Kinney, Parnagian, Harriett W. B., Maglaras.

SULLIVAN COUNTY:

Chase, Donald R., Gaffney, Rousseau, Campbell, Barrows, Frizzell.

BELKNAP COUNTY:

Lawton, Wilkinson, Wuelper, Hood, Drouin, Dulac, Randlett, Maguire, Whittermore.

CARROLL COUNTY:

Howard, Donald K., Cox, Esther M., Lagroe, Conley, Davis, Dorothy W., Webster, Claflin.

CHESHIRE COUNTY:

Ballam, Forbes, Cournoyer, Allen, Saunders, Heald, Cleon E., Streeter, Moran.

COOS COUNTY:

Cook, Huggins, Noyes, Bushey, Hunt, Burns, O'Hara, Dubey, Fortier, Roy, Desilets, Studd, York, Elmer, H., Brungot, Oswell, Bouchard, Gagnon, Theriault, Richardson, Mabel L.

GRAFTON COUNTY:

Gardner, Van H., Rich, Stevenson, Malcolm J., Tilton, McGee, Mann, Ezra B., Anderson, Gemmill, Duhaime, Roger M., Hopkins, Buckman, Sears, Bradley, Richard L., Mitchell.

HILLSBOROUGH COUNTY:

Humphrey, Howard S., Eaton, Joseph M., Withington, Barnard, Pohlman, Weilbrenner, Colburn, Karnis, Eaton, Clyde S., Heald, Philip C., Warren, Coburn, Ferguson, Bragdon, Belzil, Belcourt, Lesage, Trombley, Mason, Gardner, Cleon J., Charmard, O'Neil, Robert, Aubut, Boisvert, Wilfrid A., Grandmaison, Ouellette, Sirois, Bissonnette, Gabriel, Bednar, Peabody, Arthur H., Dwyer, Bridges, Barrett, Gerald J., Montplaisir, Murphy, Francis, Bruton, Cote, Joseph L., Dion, Duhaime, Armand, L., Cullity, McDermott, Welch, John L.,

Manning, Walsh, Barrett, William, Clancy, Lynch, John T., McDonough, Boisvert, Emile E., Simard, Champagne, Cheverette, Derome, St. Onge, Robinson, Belanger, Lynch, Doris T., Sweeney, Clear, Lamy, Murphy, Dennis J., Levasseur, Allard, Brunelle, Lambert, Lavallee, Lesmerises, Burke, O'Connor, Timothy K., Vachon.

NAYS

MERRIMACK COUNTY:

Andrews, Sherman, Bigelow, Avery, Perkins, Burleigh, Piper, Michels, York, Edward H., Haller, McLane, Miner, Filides, Underwood, MacDonald, Wilson, Ralph W., Glavin, Howard C., Edwin, Woodward, Noble, Tarr.

ROCKINGHAM COUNTY:

Stimmell, Griffin, Margaret A., Belair, Gelt, O'Neil, Robert E., Palmer, Scamman, Collishaw, Eastman, Junkins, Page, Fiske, Casassa, Langley, Leavitt, Greene, Lockhart, Weeks, Maynard, McEachern, Chandler, Griffin, Ruth L., Quirk, Dame, Bowles, Woods, Croft.

STRAFFORD COUNTY:

Stevenson, Douglas M., Clark, Shirley M., Cochrane, Towle, Ineson, Balomenos, Fellows.

SULLIVAN COUNTY:

Townsend, Spauling, Roma A., Burrows, Downing, Flint, Saggiotes, Edes, Fleming, Williamson.

BELKNAP COUNTY:

Roberts, Charles B., Nighswander, Mutzbauer, Huot, Head.

CARROLL COUNTY:

Hayes, Chase, Russell C., Hughes.

CHESHIRE COUNTY:

Johnson, Edward A., Churchill, Trowbridge, Yardley, Forcier, Bennett, Coughlin, Dunham, Hackler, O'Neil, James E., Raymond, Vogel, Shortlidge, Barker, Cummings, Richard E.

COOS COUNTY:

Mayhew, Drake, Lee, Oleson, McCuin.

GRAFTON COUNTY:

Higgins, Chamberlin, LaMott, Menge, Bradley, David H., Nutt, Dow, Tremblay, Dudley, Merrill, Altman, Bell.

HILLSBOROUGH COUNTY:

Sawyer, Knight, Daloz, Mann, Arthur F., Murray, Spalding, Kenneth W., Brocklebank, Hall, Bouchard, Maurice L., Cobleigh, Parker, Gerry F., Drabinowicz, Cote, Margaret S., Alukonis, Keeney, Rodgers, Cares, Lyons, Harvell, VanLoan, Abbott, Daniels, Milne, Zachos, Bourassa, Spirou, Leclerc, Sysyn, Lemieux, Raiche.

Reps. Brummer, Hanson, Radway wish to be recorded against indefinite postponement.

and CACR 26 was indefinitely postponed.

IN FAVOR OF CACR 26

Reps. Raymond, Huot, Mutzbauer, C. Edwin Howard, Scamman. LaMott, Casassa, Drake, Downing, Weeks, Spirou and Hamel.

IN OPPOSITION TO CACR 26

Reps. Bell, Ferguson, Ainley, Saunders, Belcourt, Prescott, Dubey, Saggiotes, McGinness, Ballam, Burton, and Edward York.

HB 193

establishing the New Hampshire turnpike system. Ought to pass. \$121,500,000 bonds. Rep. Drake for Appropriations.

Rep. Greenwood moved that HB 193 be indefinitely postponed and spoke in favor of his motion.

Rep. Trowbridge explained the bill.

Reps. Joseph Cote, Huot and Scamman spoke in favor of the motion.

Reps. Martineau, Fortier, Brungot and Flemming spoke against the motion.

Rep. Desilets moved the previous question; sufficiently seconded.

Adopted.

Rep. Greenwood requested a quorum count.

304 members having answered, a quorum was present.

A division was requested.

110 members having voted in the affirmative, 180 in the negative, the motion lost.

Rep. Scamman requested the Yeas and Nays; sufficiently seconded by five members.

The Clerk called the roll for Rockingham County only.

ROLL CALL

YEAS: 45 NAYS: 5

YEAS

ROCKINGHAM COUNTY:

Stimmell, Wilson, Helen F., Griffin, Margaret A., Boucher, Soule, Adams, Gay, MacGregor, Read, Senter, Lovell, Gelt, O'Neil, Robert E., White, Palmer, Schwaner, Spollett, Benton, Greenwood, Goodrich, Vey, Sewall, Twardus, Scamman, Collishaw, Eastman, Junkins, Page, Varrill, Cheney, George L., Fiske, Greene, Hammond, Weeks, Keefe, Maynard, McEachern, Chandler, Griffin, Ruth L., Quirk, Palfrey, Bowles, Levy, Woods, Croft.

NAYS

ROCKINGHAM COUNTY:

Sayer, Clark, Ernest D., Langley, Leavitt, Lockhart.

Rep. Scamman withdrew his request.

Ordered to third reading.

ENROLLED BILLS REPORT

HB 804, legalizing the proceedings establishing the Shaker regional school district and amending the articles of agreement of said district.

Roxie A. Forbes
For The Committee.

SUSPENSION OF RULES

Rep. James O'Neil moved that all bills ordered to third reading be read a third time by this resolution and that all titles of bills be the same as adopted, and that they be passed at the present time.

Adopted.

Third reading and passage by House

HB 635, to promote competent ambulance service.

HB 662, relative to extending the jurisdiction of local police by consent.

HB 342, to establish a police standards and training council and to provide educational and training requirements for members of police forces and making an appropriation therefor.

HB 193, establishing the New Hampshire turnpike system.

HB 409, increasing the additional retirement allowances for state employees who retired prior to July 1, 1961 and making an appropriation therefor.

HB 367, providing additional retirement allowances for certain retired teachers and making an appropriation therefor.

HB 647, to provide additional retirement allowances to certain retired members of the policemen's retirement system.

HB 431, providing additional cost of living retirement allowances for state employees who retired subsequent to July 1, 1961 and prior to January 1, 1968 and making an appropriation therefor.

HB 427, providing for an increasing the additional retirement allowances for state police who retired prior to July 1, 1961 and making an appropriation therefor.

HB 410, providing additional retirement allowances for state police who retired subsequent to July 1, 1961 and prior to January 1, 1968 and making an appropriation therefor.

HB 668, extending the tenure of the special board to determine matters relating to state resources.

HB 756, to increase highway relocation assistance.

HB 906, regulating prearranged funerals or burial plans, compensating the state board of registration of funeral directors and embalmers and regulating the exposing of corpses.

HB 983, relative to notice of hearing by zoning board of adjustment.

HB 212, relative to lapse time on appropriations.

HB 645, relative to the practice of veterinary medicine in New Hampshire.

HB 776, relative to the duties of the Mount Washington commission.

HB 1002, relative to tax exempt corporations which manage the funds and investments of nonprofit corporations.

HB 990, relative to the application of the minimum wage laws to certain employees of restaurants, hotels and similar business.

SUPREME COURT OPINION

To the House of Representatives:

The undersigned Justices of the Supreme Court reply as follows to the inquiry contained in your resolution adopted May 19, 1971, and filed with this court on May 20, 1971, with respect to the necessity for a constitutional amendment in order to permit valid restriction of RSA 77-A (supp.), the business profits tax, to the profits of corporate businesses only. Specifically, you inquire: "Is it necessary that specific allowance for taxation of corporations be inserted by amendment to the constitution before the enactment of any constitutionally valid law providing for the taxation exclusively of corporate business profits?"

Although your resolution makes reference to CACR No. 22, your inquiry is understood to pose no particular issue with

respect to the proposed constitutional amendment, but rather to present the narrow question of whether some appropriate constitutional amendment is required before the business profits tax can validly be imposed exclusively upon the income of corporations.

In an advisory opinion recently returned with respect to House Bill No. 383, we expressed the view that a personal income tax upon the gross income of individuals, exclusive to taxable business profits, could validly be imposed coincidentally with the business profits tax (RSA ch. 77-A (supp.)) but at a different rate, since the latter tax is in the nature of a net income tax applicable to individuals and corporations alike. No. 6238, *Opinion of the Justices*, 111 N.H., 276 A. 2d 821 (returned April 21, 1971).

Previously in *Opinion of the Justices*, 106 N.H. 202, 208 A.2d 458 (1965) we had occasion to refer to the long established principle that property, but not taxpayers, may constitutionally be classified as taxable or nontaxable. *Id.* at 205-06, 208 A.2d at 460-61, citing *Opinion of the Justices*, 84 N.H. 559, 569, 149 A. 321, 326, (1930). We there stated at page 206: "We have said that a tax imposed on corporations, while allowing individuals engaged in like business or vocations to go free, is unconstitutional;" citing *Opinion of the Justices*, 82 N.H. 561, 138 A. 284 (1927), in which the subject was fully discussed at pages 564-66, 138 A. at 286-87. In the latter opinion, advising that a proposed plan of taxation (HB No. 180) was unconstitutional, the justices said: "Broadly speaking, a tax cannot be imposed upon a corporation which would not be upon an individual similarly circumstanced." *Id.* at 564, 138 A. at 286. "Singling out corporations, and taxing them upon privileges, while permitting other holders of like privileges to go tax free, is a discrimination not permitted by the constitution." *Id.* at 565, 138 A. at 287.

Again, in *Havens v. Attorney-General*, 91 N.H. 115, 118, 14 A.2d 636, 638 (1940), in upholding the constitutionality of the tax upon tobacco products sold at retail, the court quoted from *Opinion of the Justices*, 84 N.H. 559, 569, 149 A. 321, 326 (1930), as follows: "So long as there is a reasonable line of demarcation, and there is no attempt to make taxability depend upon a classification of owners, the legislative power [to classify taxable property] is supreme." (Emphasis supplied). *See also*

Opinion of the Justices, 95 N.H. 537, 540, 64 A.2d 320, 322 (1949) where the principle was reaffirmed.

It has long been settled that the 1903 amendment of article 6, part II, of the Constitution, was effective to permit the disproportionality inherent in taxes levied upon the "classes of property" made by the amendment, but that the requirement of proportionality and uniformity of rate within a class continues to be required by article 5, part II of the Constitution. *See also* CONST., pt. I, art. 12. *Opinion of the Justices*, 99 N.H. 512, 513, 112 A.2d 44, 45 (1955); No. 6237, *Opinion of the Justices*, 111 N.H. , 276 A.2d 817 (returned April 21, 1971); *Conner v. State*, 82 N.H. 126, 129-31, 130 A. 357, 359-60 (1925).

The insertion in article 6, part II of the Constitution of a reference to taxation "upon corporations," a class of taxpayers, as proposed by CACR No. 22, would seem a doubtful expedient, since taxes have long been assessed to corporations under the Constitution in its present form. Corporations, which are a class of taxpayers, may not reasonably be classified as subjects of taxation constituting a "class of property," comparable to estates, income, or property passing by sale or inheritance as permitted by article 6, part II, of the Constitution. *See Opinion of the Justices*, 82 N.H. 561, 564, 138 A. 284, 286 (1927); *Opinion of the Justices*, 101 N.H. 549, 556, 137 A.2d 726, 731 (1958); *cf.* Journal of the Convention to Revise the Constitution 82-83 (1956) (Resolution No. 48). "No just reason" is now suggested why corporate income should be taxed while the income of individuals derived from like business enterprises remains exempt. *See* No. 6237, *Opinion of the Justices*, 111 N.H. , 276 A.2d 817, 820 (1971).

As stated in *Opinion of the Justices*, 106 N.H. 202, 206, 208 A.2d 458, 461-62 (1965), it is our view that if corporations are to be taxed upon the receipt of income, the tax burden must be shared by others enjoying like privileges. This is so, even though the income to be taxed may reasonably be classified as between the gross income of individuals and the net incomes of businesses so as to permit employment of a different rate for each class of income, provided proportionality and uniformity is maintained within each class.

The answer to your question is yes, it is necessary that the Constitution be appropriately amended before a statute can

constitutionally provide for the taxation exclusively of corporate business profits. The proposed CACR No. 22 may not accomplish this purpose without giving consideration to the requirements of uniformity and proportionality contained in article 5, part II of the Constitution.

Frank R. Kenison
Laurence I. Duncan
Edward J. Lampron
William A. Grimes
Robert F. Griffith

June 11, 1971.

Rep. James O'Neil moved that the following Appropriations bills be laid on the table:

HB 631, providing that a portion of hunting license revenue shall be used for stocking small game.

HB 559, relative to the sale of sweepstakes tickets.

HB 712, relative to the traffic safety fund.

HB 228, relative to excavating, filling, mining and construction in the inland waters of the state, establishing an inland wetlands authority and making an appropriation therefor.

HB 235, providing full pay to state employees during a total disability resulting from a work-connected accidental injury.

HB 285, providing that resident persons who have attained the age of sixty-five shall be admitted without charge to certain state recreation areas and allowed the use of facilities therein without charge.

HB 294, providing for the establishment of public refuse disposal facilities under certain conditions.

HB 375, providing that the state instead of the county shall pay substitute judges of probate sitting because of the absence or inability to attend of the regular judge and making an appropriation therefor.

HB 40, relative to the control of algae and other aquatic nuisances and providing a bond issue therefor.

HB 55, prohibiting the importation into or sale in the state of detergents containing phosphorus in any form.

HB 435, establishing an office of child and youth services, and making an appropriation therefor.

HB 289, authorizing water resources board to acquire the dam on Pine River Pond in Wakefield, naming said dam the Arthur H. Fox Memorial Dam and making an appropriation therefor.

HB 374, providing for the acquisition of a certain dam and water rights on a tributary of the Cocheco river in the town of Middleton by the water resources board and making an appropriation therefor.

HB 423, providing for the acquisition of a certain dam and water rights on Downing Pond.

HB 430, providing for the acquisition of certain dams and water rights on the Hays Brook and Cocheco River in the town of New Durham.

HB 460, transferring the dam and flowage rights on Nubanusit brook to the water resources board.

HB 948, imposing an additional percentage of certain fines as part of the fine and providing for the disbursement of said additional fine to the program on alcohol and drug abuse.

HB 770, to improve eminent domain procedure and making an appropriation therefor.

HB 113, increasing the allowable limit for a veterans funeral to one thousand dollars before being disqualified for the one hundred dollar payment from the state.

HB 631

Rep. Maynard moved that HB 631, providing that a portion of hunting license revenue shall be used for stocking small game, be exempted from the list at the present time and that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke in favor of his motion.

(discussion)

Rep. Bell moved that HB 631 be indefinitely postponed and spoke in favor of his motion.

Reps. Hayes, Boucher and Oleson spoke against the motion.

Reps. C. Edwin Howard and Huot spoke in favor of the motion.

Reps. Harry Parker, Chamberlin and Murray wished to non-speak in favor of the bill.

Rep. Dion moved the previous question on the entire bill; sufficiently seconded.

Adopted.

Motion lost.

Ordered to third reading.

HB 113

Rep. Twardus moved that HB 113, increasing the allowable limit for a veterans funeral to one thousand dollars before being disqualified for the one hundred dollar payment from the state, be exempted from the list at the present time and that the words, ought to pass, be substituted for the committee report, recommended but to be laid on the table because not funded, and spoke in favor of his motion.

Rep. LaMott moved that HB 113 be indefinitely postponed and spoke in favor of his motion.

Rep. Belcourt spoke in favor of the motion.

(discussion)

Rep. Gagnon moved the previous question; sufficiently seconded.

Adopted.

HB 113 indefinitely postponed.

HB 559

Rep. Gordon moved that HB 559, relative to the sale of sweepstakes tickets, be exempted from the list at the present time and that the words, ought to pass with amendment, be substituted for the committee report, inexpedient to legislate, and spoke in favor of his motion.

AMENDMENT

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

Whereas, the sweepstakes commission desires to sell fifty cent tickets with weekly drawings, and

Whereas, it wishes to commence sales of these tickets as quickly as possible to achieve maximum revenue during the tourist season, and

Whereas, certain changes in the sweepstakes law will enable the commission to more effectively achieve its objectives.

Be it Enacted by the Senate and House of Representatives in General Court convened:

1 Sale by Automatic Machines. Amend RSA 284:21-h, II, (b) (supp) as amended by inserting at the end of said paragraph the words (or through automatic ticket dispensing machines) so that said subparagraph as amended shall read as follows: (b) May be sold by the sweepstakes commission in the following locations: branch offices of the commission, to be established at the information area adjacent to the Hampton toll station and the Hooksett toll station, and commission's office in Concord. Each branch office at the Hooksett and Hampton toll stations will be in a new building to be constructed by the department of public works and highways in accordance with their design and specification. The sweepstakes commission is hereby authorized to contract with the department of public works and highways for the construction of these buildings, the cost of which will be a charge against sweepstakes revenue. Tickets sold at any of the locations provided for by this subparagraph shall be sold only by sweepstakes commission employees or through automatic ticket dispensing machines.

2 Increasing Authorized Sales Outlets, and Establishing a Maximum Commission for the Sale of Tickets. Amend RSA 284:21-h, II, (d) (supp) as amended by striking out said paragraph and inserting in place thereof the following locations; Such hotels, motels, business and industrial establishments, local fairs, and mobile units, as are approved by the commission, provided, however, that all sales from mobile units shall be only by employees of the commission. Sales at all the above locations shall be subject to rules and regulations established by the com-

mission, and provided, however, that the voters of the cities or towns in which the respective sales outlets are located have signified their approval of the sale of sweepstakes tickets in said cities or towns pursuant to the provisions of RSA 284:21-k at the biennial election of November, 1966 and so signify biennially thereafter. Tickets may be sold only in such of these locations as desire to cooperate. The commission shall pay for the sale of tickets a sum not to exceed five percent at state liquor stores and private outlets. This percentage will apply for all tickets sold for the commission.

3 Reducing Time for Claiming Prizes. Amend RSA 284:21-q, as amended, by striking out said section and inserting in place thereof the following: 284:21-q Unclaimed Prize Money. The sweepstakes commission shall hold unclaimed prize money on a winning ticket for one year after the prize money is awarded. If there is no claim to the money during the one year, or if the sweepstakes commission is unable to locate the holder of a winning ticket during the one year, the sweepstakes commission shall pay the money to the state treasurer at the end of one year. The state treasurer shall deposit the money into the special fund set up under 21-j of this chapter. A person who has a claim on the prize money after the money has been paid to the treasurer shall make his claim to the legislature for payment.

4 Winnings Tax Exempt. Amend RSA 284 by inserting after section 21-q the following new section: 284:21-r Winnings Tax Exempt. Notwithstanding any other provisions of law to the contrary a recipient of any money or prize awarded pursuant to the provisions of RSA 284:21-i shall be exempt from any tax imposed thereon, by the state of New Hampshire.

5 Additional Appropriation for the Sweepstakes Commission. Upon the request of the sweepstakes commission, the governor and council is hereby authorized and empowered, upon a finding by them that the sums appropriated to the commission for the biennium ending June 30, 1973 are insufficient at any time or times during said biennium to pay for its operations because of the additional expenses of carrying out weekly lotteries based on the sale of fifty cent changes, to authorize and empower the commission to expend from any moneys received by it such additional sums as are needed to pay for its operations and the sums so authorized are hereby appropriated for said purposes.

6 Effective Date. This act shall take effect upon its passage.

Rep. Drake explained the committee report.

Reps. Balomenos, Bednar and Menge spoke in favor of the motion.

Rep. Brungot moved the previous question on the motion only; sufficiently seconded.

Adopted.

A quorum count was requested and subsequently withdrawn.

Motion adopted.

Ordered to third reading.

HB 294

Rep. Greene moved that HB 294, providing for the establishment of public refuse disposal facilities under certain conditions, be exempted from the list at the present time and that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke in favor of her motion.

Reps. Boucher and Huot spoke against the motion.

Reps. Read and Colburn spoke in favor of the motion.

(discussion)

Rep. Charmard moved the previous question; sufficiently seconded.

Adopted.

Motion adopted.

Ordered to third reading.

HB 40

Rep. Raymond moved that HB 40, relative to the control of algae and other aquatic nuisances and providing a bond issue therefor, be exempted from the list at the present time and that the words, ought to pass with amendment, be sub-

stituted for the committee report, inexpedient to legislate, and spoke in favor of his motion.

AMENDMENT

Amend the title of said bill by striking out the same and inserting in place thereof the following:

AN Act

appropriating monies and providing a bond issue for the control of algae and other aquatic nuisances.

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Appropriation. The following sums are hereby appropriated for the purpose of RSA 149-F as follows:

Destratification Systems at Winnisquam, Kezar, Mascoma and Hothole	40,000
Direct Interim Control by Chemicals and Other Agents at Winnisquam, Mascoma, Province, Glen and other surface waters	67,000

Net Appropriation	107,000
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The sum hereby appropriated shall be a continuing appropriation and shall not lapse.

2 Bond Issue. For the purposes of providing funds for the appropriation made by section 1 of this act the state treasurer is hereby authorized to borrow upon the credit of the state not exceeding the sum of one hundred seven thousand dollars for a term not to exceed three years for said purpose may issue bonds and notes in the name and on behalf of the state of New Hampshire in accordance with the provisions of RSA 6-A.

3 Effective Date. This act shall take effect July 1, 1971.

Reps. LaMott and Scamman spoke against the motion.

Motion lost.

HB 770

Rep. Richard Bradley moved that HB 770, to improve eminent domain procedure and making an appropriation therefor, be exempted from the list at the present time and that the

words, ought to pass with amendment, be substituted for the committee report, recommended but to be laid on the table because not funded, and spoke in favor of his motion.

AMENDMENT

Amend RSA 498-A:28 as inserted by section 1 of the bill by striking out said section and inserting in place thereof the following:

498-A:28 Confirmation or Setting Aside Report. Upon the filing of the report of the commission with the court, the award shall be confirmed by the court unless the commission has been guilty of error in its proceedings, or unless it has made an improper award to any party based upon a clear error of fact or law, in which event the court may, upon its own motion, or upon motion of any party, filed within twenty days of the report, set aside the erroneous report and any award therein contained, in whole or in part, modify the report and such award to conform it with the law or the facts, recommit it to the commission with instructions, or order a jury trial.

Rep. Huot spoke against the motion.

Reps. Andrews and Zachos spoke in favor of the motion.

(discussion)

Motion adopted.

Ordered to third reading.

HB 712

Rep. James O'Neil moved that HB 712, relative to the traffic safety fund, be exempted from the list at the present time and that the words, ought to pass be substituted for the committee report, inexpedient to legislate, and spoke in favor of his motion.

Rep. James O'Neil yielded to Rep. Dunham to explain the bill.

Reps. Nighswander and Bowles spoke in favor of the motion.

Rep. Drake spoke against the motion.

(discussion)

Rep. Dion moved the previous question; sufficiently seconded.

Adopted.

Motion adopted.

Ordered to third reading.

HB 228

Rep. Raymond moved that HB 228, relative to excavating, filling, mining, and construction in the inland waters of the state, establishing an inland wetlands authority and making an appropriation therefor, be exempted from the list at the present time and that the words, ought to pass with amendment, be substituted for the committee report, inexpedient to legislate.

The Speaker requested that the reading of the amendment be dispensed with.

Adopted.

Rep. Raymond explained his amendment.

Rep. Kopperl moved to divide the question and spoke in favor of the motion.

Rep. Robinson spoke against the motion.

(discussion)

Rep. Oleson spoke in favor of the motion.

Motion lost.

Question being on the motion to substitute ought to pass with amendment.

Reps. Kopperl, Daloz, Oleson and Williamson spoke against the amendment.

Rep. Vachon spoke in favor of the amendment.

Rep. Dion moved the previous question on the amendment alone; sufficiently seconded.

Adopted.

Raymond amendment lost.

Rep. Kopperl moved that the words, ought to pass, be substituted, for inexpedient to legislate.

Adopted.

Ordered to third reading.

Rep. James O'Neil moved that the remainder of the Appropriations bills be laid on the table.

Adopted.

HB 337

establishing a committee to study and report on the goals, purposes, organization and financing of the state university system, and making an appropriation therefor. Ought to pass with amendment.

AMENDMENT

Amend the title of the bill by striking out the same and inserting in place thereof the following:

AN ACT

establishing a committee to study and report on the goals, purposes, organization and financing of the state university system.

amend the bill by striking out section 5 and renumbering section 6 to read 5.

Amendment adopted.

Ordered to third reading.

HB 1009

to provide for the reorganization of the departments and agencies of state government. Refer to interim committee concerned with this subject.

Rep. Bowles moved that HB 1009 be inexpedient to legislate and spoke in favor of the motion.

Reps. George Roberts and Menge spoke in favor of the motion.

Rep. Greenwood moved indefinite postponement.

Rep. Zachos moved the previous question; sufficiently seconded.

Adopted.

HB 1009 indefinitely postponed.

Rep. Sweeney moved that HB 101, requiring the director, division of welfare to submit rules and regulations prescribed for child care agencies to the general court, be removed from the table.

Rep. Sweeney requested a division.

It being manifestly in the negative, the motion lost.

Rep. Chamberlin moved that HB 576, providing means for settlement of disputes between public school teachers and school districts or supervisory unions and for other purposes, be removed from the table.

A division was requested.

It being manifestly in the negative, the motion lost.

RECONSIDERATIONS

Rep. Williamson, having voted with the majority, moved that the House reconsider its action in killing HB 357, establishing an advisory committee for the continuing overview of operations of and in state parks, and spoke in favor of the motion.

Reconsideration lost.

Rep. Sears, having voted with the majority, moved that the House reconsider its action in killing HB 616, allowing payments in lieu of taxes to the town of Plymouth by Plymouth State College.

Reconsideration lost.

Rep. Robert E. O'Neil moved reconsideration of the adoption of the committee report, recommended but to be laid on the table because not funded, on HB 505, providing that school districts pay part of the cost of tuition for vocational education provided by another district and that the state pay the balance, be reported.

Reconsideration lost.

Rep. James O'Neil moved that all bills ordered to third reading be read a third time by this resolution and that all titles of bills be the same as adopted, and that they be passed at the present time.

Adopted.

Third reading and passage by House

HB 631, providing that a portion of hunting license revenue shall be used for stocking small game.

HB 559, relative to the sale of sweepstakes tickets.

HB 294, providing for the establishment of public refuse disposal facilities under certain conditions.

HB 770, to improve eminent domain procedure and making an appropriation therefor.

HB 712, relative to the traffic safety fund.

HB 228, relative to excavating, filling, mining and construction in the inland waters of the state, establishing an inland wetlands authority and making an appropriation therefor.

HB 337, establishing a committee to study and report on the goals, purposes, organization and financing of the state university system.

RECONSIDERATIONS

Rep. Trowbridge, having voted with the majority, moved that the House reconsider its action in passing HB 193, establishing the New Hampshire turnpike system, and spoke against the motion.

Motion lost.

Rep. Zachos, having voted with the majority, moved that the House reconsider its action in passing HB 770, to improve eminent domain procedure and making an appropriation therefor, and spoke against the motion.

Motion lost.

Rep. Kopperl, having voted with the majority, moved that the House reconsider its action in passing HB 228, relative to excavating, filling, mining and construction in the inland

waters of the state, establishing an inland wetlands authority and making an appropriation therefor, and spoke against the motion.

Motion lost.

Rep. Gordon, having voted with the majority, moved that the House reconsider its action in passing HB 559, relative to the sale of sweepstakes tickets, and spoke against the motion.

Motion lost.

Rep. Dunham, having voted with the majority, moved that the House reconsider its action in passing HB 712, relative to the traffic safety fund, and spoke against the motion.

Motion lost.

Rep. Vachon, having voted with the majority, moved that the House reconsider its action in killing CACR 26, Relating to, decreasing the Membership of the House, Increasing the Membership of the Senate, Changing the Senate Quorum Requirements, making Provision for Reapportionment, and Establishing a Legislative Salary Commission. Providing that: The Membership of the House shall be Decreased to Two Hundred fifty, the Membership of the Senate shall be Increased to Forty, the Senate Quorum Requirements shall be Changed Accordingly, the Legislature Shall be Apportioned accordingly, and a Legislative Salary Commission Shall Be Established, and spoke against the motion.

Motion lost.

Rep. Cochrane, having voted with the majority, moved that the House reconsider its action in passing HB 342, to establish a police standards and training council and to provide educational and training requirements for members of police forces and making an appropriation therefor, and spoke against the motion.

Motion lost.

Rep. Read, having voted with the majority, moved that the House reconsider its action in passing HB 294, providing for the establishment of public refuse disposal facilities under certain conditions, and spoke against the motion.

Motion lost.

Rep. Margaret Cote, having voted with the majority, moved that the House reconsider its action in not removing HB 576, providing means for settlement of disputes between public school teachers and school districts or supervisory unions and for other purposes, from the table, and spoke against the motion.

Motion lost.

Rep. Robinson, having voted with the majority, moved that the House reconsider its action in indefinitely postponing HB 1009, to provide for the reorganization of the departments and agencies of state government, and spoke against the motion.

Motion lost.

Rep. George Roberts moved that the calendar for Monday, June 14th be made a special order for 3:01 Tuesday, June 15th.

Adopted.

Rep. Trowbridge moved that House congratulate the Speaker on the excellent job during a very trying day.

Adopted.

On motion of Rep. James O'Neil the House adjourned at 9:55 P.M. to meet at 3:00 P.M. Tuesday, June 15th.

Tuesday, 15Jun71

The House met at 3:00 o'clock.

Prayer was offered by Guest Chaplain Vondel Allen, Community Baptist Church, Gorham.

Dear God and heavenly Father, the Psalmist wrote, "Great is the Lord, and greatly to be praised, and His greatness is unsearchable."

It is for this reason that we are humbly and quietly posed in Thy Presence in the name of Thy Son, Jesus Christ, to acknowledge Thee in our lives.

Dear Lord, help each member here today to recognize their high and holy calling that You have called them into and entrusted into their care.

Father, these are great and fearful days, in which, we live. Days, in which, there is discontent and unrest. In the midst of this chaotic time, You have raised up the members of this General Court to enact legislation that will be to the best interest of all the people and answer some of the problems of the day.

Father, each one of us will readily admit, we need Godly wisdom for these days and problems. We know Thy Word says, "If any man lack wisdom, let him ask of God."

So, dear Lord, we are asking for wisdom for each member of this Court. However, not only would we ask for wisdom, but also, Lord, strength, understanding, and vision, that they might be able to do the business of the day and days ahead in Thy perfect Will.

May, Father, these dear legislators realize as never before that the beginning of Thy perfect Will, is the receiving of Jesus Christ as their own personal Saviour. Herein, also, is the beginning of wisdom according to Your Word.

May the members of this Court see an evidence of Thy great Strength, Power, and Might in their midst as they labor together in Your stead for the people of this great State of New Hampshire.

These things we ask in the name of the Lord Jesus Christ. Amen.

Rep. Benton led the Pledge of Allegiance.

LEAVES OF ABSENCE

Rep. Whittemore, the day, death in family.

Rep. Urie, the week, illness.

Reps. Boucher and Mallat, the day, important business.

Rep. Galbraith, today and tomorrow, important business.

Rep. Roger Duhaime, the week, important business.

HOUSE RESOLUTION

Resolved, that the House ratify, approve, confirm and legalize the posting and scheduling of hearings and the holding of hearings by committees of the House on the following list of Senate Bills and Joint Resolutions, and that they be read a first and second time by this resolution and referred to committees as listed in the Journal.

Adopted.

SB 37, relative to the hours of employment for female laboratory technicians. Labor

SB 100, relative to repair of damage to bridges in Thornton and Woodstock. Appropriations.

SB 106, relating to filing notices under the timber conservation act and requiring an owner to furnish security for payment of the yield tax. Resources, Recreation and Development

SB 120, to require public hearings prior to the vote on bond or note issues of certain municipalities and providing procedures for bonds in excess of one hundred thousand dollars. Municipal and County Government

SB 127, to improve the administration of and increasing benefits under the workmen's compensation law. Labor

SB 136, relative to the taxation of farm, forest, wet and wild land. Resources, Recreation and Development

SB 138, providing for the designation of scenic roads and relative to town road aid. Public Works

SB 148, to require voting on each office. Statutory Revision.

SB 170, relative to disposal by auction sale of certain surplus municipal property. Municipal and County Government

SB 177, relative to special motor vehicle registration numbers and the driver education fund. Appropriations

SB 188, relative to a compact between the states of Maine and New Hampshire to promote the better utilization of the Saco River Watershed. Resources, Recreation and Development

SB 189, establishing obligations of the New Hampshire Higher Educational and Health Facilities Authority as "legal investments". Municipal and County Government

SB 206, relative to investments by banks. Banks and Insurance

SB 217, relative to the establishment of an electric power plant and major transmission siting and construction licensing procedure. Environmental Quality and Agriculture

SB 220, relative to the licensure and regulation of the practice of opticianry. Executive Departments and Administration

SB 225, restricting the use of amphetamine-type drugs. Judiciary

SB 277, relative to disqualification of certain officials in the city of Manchester for employment by the city. Manchester Delegation

SB 234, providing for consumer product warranty protection. Judiciary

SB 242, regulating the drilling of water wells and requiring a licensed driller. Public Works

SB 243, relative to group life insurance plans. Banks and Insurance

SB 245, establishing an arbitration commission to handle zoning disputes in the city of Manchester. Manchester Delegation

SB 247, relative to public notice and hearing requirements for city zoning. Municipal and County Government

SB 249, to establish trustee powers of building and loan associations, cooperative banks or savings and loan associations. Banks and Insurance

SB 250, to eliminate unfair insurance practices. Banks and Insurance

SB 254, prohibiting candidates for office, other than election officials from being present within the rail of a polling places. Constitutional Revision

SB 273, to reduce automobile insurance premiums for good drivers. Banks and Insurance

SB 278, providing that, with the approval of one parent, persons who have attained the age of eighteen years will be fully competent to contract relative to motor vehicles. Judiciary

SB 279, relative to registration and operation of motorized golf carts. Transportation

SB 285, authorizing the Human Rights Commission to accept public and private grants. Executive Departments and Administration

SB 287, providing a unified court system for New Hampshire. Judiciary

SB 289, relative to timber cutting adjacent to public waters. Resources, Recreation and Development

SB 291, repealing the bounty on bobcats. Fish and Game

SB 292, relative to abandoned and junk motor vehicles. Environmental Quality and Agriculture

SB 296, to permit use of streets for conducting street fairs, including retail selling on temporary basis. Statutory Revision

SB 297, requiring certain markings and equipment on bicycles. Transportation

SB 305, establishing a miscellaneous tax division within

the tax commission. Executive Departments and Administration

SB 306, relative to institutional collections. State Institutions

SB 307, establishing a division of real and personal property appraisals within the tax commission. Executive Departments and Administration

SB 308, relative to the workweek and overtime pay for the state police. Executive Departments and Administration

SB 309, authorizing an increased penalty for the violation of city by-laws. Municipal and County Government

SB 312, regulating the powers of the New Hampshire American Revolution bicentennial commission. Statutory Revision

SB 313, to protect the Appalachian National Scenic Trail within the state of New Hampshire. Environmental Quality and Agriculture

SB 315, relative to continuing the office space study committee. Public Works

SB 316, relative to the sweepstakes commission. Appropriations

SB 317, to repeal charters of certain corporations. Statutory Revision

SJR 22, in favor of Steven W. Rollins. Claims

SJR 26, providing for a special legislative committee to study the methods by which a public defender system can be implemented in the state. Judiciary

SJR 27, providing for a special legislative committee to study the feasibility of establishing a non-adversary juvenile and domestic relations court in the state. Judiciary

SJR 28, establishing a committee to study the feasibility of off track betting and making an appropriation therefor. Ways and Means

SJR 29, relative to reimbursement to the Wentworth school district for fire damage to the Wentworth elementary school. Appropriations

SJR 30, in favor of William J. O'Connor. Claims, Military and Veterans Affairs

SJR 31, in favor of Thayer Wade. Claims, Military and Veterans Affairs

SJR 32, extending to June 30, 1973 the lapsing of the 1969 appropriation to provide state flags to servicemen. Appropriations

SJR 34, establishing a commission to study the New Hampshire Retirement System. Appropriations

SJR 35, establishing a commission to study the restructuring of the tax commission. Executive Departments and Administration

SENATE MESSAGE CONCURRENCE ON HOUSE AMENDMENT

SB 187, relative to service of process against foreign corporations.

ENROLLED BILLS REPORT

HB 830, naming Loon Mountain Road.

HB 887, relative to the expiration date of hunting and fishing licenses issued to military personnel and others.

HB 913, including paraplegics in the group of veterans not paying a fee for registration of their motor vehicles.

HB 914, including paraplegics in the group of veterans not paying a fee for a license to operate a motor vehicle.

HB 922, providing for special licenses plates for motor vehicles of blind veterans.

HB 931, providing for special license plates for motor vehicles of paraplegics and amputees.

HJR 54, making a supplemental appropriation for the racing commission.

SB 96, relative to the interest on deposits in credit unions.

SB 123, relative to enabling local municipalities to appropriate funds for assistance to the aged.

SB 146, authorizing the prosecution to take depositions of certain witnesses in criminal cases.

SB 147, relative to the voluntary retirement of supreme and superior court justices.

SB 180, relative to the inclusion of certain pupils from partially closed nonpublic schools in the computation of state aid due school districts.

HB 126, extending the good samaritan law to certain rescue and ambulance squads.

HB 199, to permit a legal voter who is registered as a member of a party to re-register as not being a member of any party.

HB 545, permitting the conduct of beano games on Sunday and increasing the fee for beano licenses.

HB 666, permitting eighteen year olds to entertain in lounges and dining rooms.

HB 806, providing for permits to keep moose taken in other states and Canada and providing for the protection of Canadian lynx.

SB 131 abolishing arrest upon civil process.

SB 151, relative to reimbursement for damages caused by vandalism.

SB 159, abolishing the state rifle range study commission.

SB 164, relative to license for sale of real estate where there are unknown heirs, or heirs under disability, or heirs whose whereabouts are unknown.

SB 171, relative to Sunday dancing in hotels and certain restaurants.

SB 222, clarifying the law concerning the merger of insurance companies.

HB 275, authorizing towns to make by-laws relating to hazardous pits.

HB 661, revising the application of the implied consent law.

SB 130, relative to expert witness fees in superior court cases.

SB 185, increasing the exemptions from attachment and execution of certain property.

SB 187, relative to service of process against foreign corporations.

HB 106, to clarify the definition of subdivision.

HB 392, establishing an interim committee to study the problems of lowering the age of majority from twenty-one to eighteen years of age.

HB 468, clarifying the provisions of the statute that tax deeds shall be given by the collector in office.

HB 548, relative to the use of the state seal.

HB 591, relative to organized time trials for motor vehicles on certain public highways.

HB 622, relative to regional sewage disposal plants.

HB 624, banning propeller air driven boats from the waters of New Hampshire.

HB 703, relative to use of clam, oyster, lobster and crab licenses and relative to taking of red crabs.

HB 733, relative to operating snow traveling vehicles in the vicinity of ice fishermen.

HB 805, relative to the color of highway yield signs.

HB 819, setting minimum speed limits on certain highways.

Roxie A. Forbes
For The Committee

SUPREME COURT OPINION

To the House of Representatives:

The undersigned Justices of the Supreme Court reply as follows to your request for advice with respect to Senate Bill No. 103 contained in your resolution adopted May 13, 1971 and filed here on May 17, 1971.

Senate Bill No. 103 if enacted into law would create a new chapter to be known as RSA 162-E which would enable the Industrial Development Authority, created by RSA 162-A, to

issue bonds in order to acquire industrial facilities by purchase or construction and to lease such facilities to an industrial tenant, to mortgage the facilities and pledge the revenues under the lease as security for the bonds issued to finance the facilities and to convey an individual facility to the tenant for nominal consideration upon full payment of the bonds or adequate provision for their payment.

The stated purposes of the proposed act are essentially the same as those stated in RSA ch. 162-D (supp) *i.e.*, that there is a need for the development of industrial facilities to alleviate and prevent unemployment and underemployment, insure growth and prosperity and promote the general welfare of citizens. This, it is declared, will serve a public purpose.

The bill requires that every lease shall provide for the payment of rent sufficient to pay the principal and interest on all bonds and obligate the tenant to pay all costs and expenses of operation, maintenance and upkeep of the facility. All bonds are to be paid off from the rent received and no lease, trust indenture, bond or other instrument shall obligate the State to raise any money by taxation or use any other public funds for any purpose in relation to an industrial facility.

The proposed act provides that the authority "shall not acquire any industrial facility, or execute any lease or trust indentures or issue any bonds . . . unless the governor and council have found after a hearing that the proposed acquisition, leasing, operation and use of such industrial facility will serve a public use and provide a public benefit and that such acquisition and leasing will be within the policy of, and the authority conferred by, this chapter." The act provides for specified required findings by the Governor and Council before the above determination may be made. These generally parallel those provided in RSA 162-D:5 (supp.).

The proposed act provides for tax exemption for all industrial facilities while owned by the Authority but requires that the tenants or occupants be obligated to make payment annually of their just share of public expense as determined by the State Tax Commission.

Your first question is whether "the provisions of the proposed legislation for the acquisition, financing, lease and sale

of an industrial facility [is] unconstitutional as an authorization of the expenditure of public funds for other than a public purpose." CONST., pt. 1, art. 12; pt. II, art. 5, 6. Our answer to this question is "No."

The legislation proposed in Senate Bill No. 103 states essentially the same purposes as RSA chs. 162-A and 162-D (supp.), provides the same method as RSA ch. 162-D (supp.) for determining that a particular project will serve a public purposes and is not "'primarily of benefit to private persons or uses' even though such benefits may incidentally result" (*Opinion of the Justices*, 106 N. H. 237, 240, 209 A.2d 474, 476 (1965)) and requires essentially the same subsidiary findings which the justices of this court have advised provide adequate criteria. *Id.* at 241, 209 A.2d at 476.

Senate Bill No. 103 appears to provide an additional method of financing industrial facilities to accomplish the same purposes as RSA ch. 162-D (supp.) which the justices of this court have advised is constitutional. We are of the opinion that nothing in Senate Bill No. 103 would make an undertaking under it unconstitutional when validly approved by the Governor and Council in accordance with the provisions of the bill. You are respectfully referred to the *Opinion of the Justices*, 106 N. H. 180, 207 A.2d 574 (1965); 106 N. H. 237, 209 A.2d 474 (1965); 103 N. H. 258, 169 A.2d 634 (1961); 109 N. H. 191, 246 A.2d 699 (1968); 99 N. H. 528, 114 A.2d 514 (1955) for the basis of our advice on this question.

Your second and third questions we will consider together. They are:

"2. If the answer to question number 1 is negative, is there any particular time or stage during the execution of a project for the establishment or expansion of an industrial facility after which the governor and council may no longer constitutionally make the findings required by section 162-E:7?

"3. If there is a particular time or stage during the execution of a project after which the required findings may no longer be made constitutionally, is such time or stage (a) the commencement of construction of the project, or (b) the completion of construction of the project, or (c) the placing of the project in full operation, or (d) some other time or stage?"

The bill provides in section 7 that the "authority shall not acquire any industrial facility or execute any lease or trust indenture or issue any bonds with respect thereto, unless the governor and council have found" the facts required by the rest of the section. As written, the bill requires approval before the Authority may take any actions enumerated. This is also a constitutional requirement. *Opinion of the Justices*, 106 N. H. 180, 207 A.2d 574 (1965). This does not mean, however, that the Authority may not acquire an industrial facility which is already constructed or in the process of being constructed by private parties when authorized by the Governor and Council. It does mean that the Authority may not proceed to acquire such a facility or execute any lease or trust indenture or issue any bonds until valid approval by the Governor and Council. The fact that private parties have begun or completed construction of a facility may bear upon the validity of the factual determination of whether the acquisition of the facility by the Authority under the act will be primarily for the stated public purpose or whether the purpose is "merely incidental and subsidiary to assistance rendered to private industry. . . ." *Opinion of the Justices*, 99 N. H. 528, 531, 114 A.2d 512, 516 (1955). Given the proper basis for the constitutionally required finding however, the mere fact that the construction of the facility has been begun or completed by private parties is no constitutional bar to valid approval by the Governor and Council.

The answer to your second and third questions is that there is no particular time or stage, provided the required findings by the Governor and Council have been made upon a proper basis before the Authority can acquire the facility or issue any bonds therefor.

Your fourth question is:

"4. Are the provisions of section 162-E:11 of the proposed legislation, which exempt from taxation in the state of New Hampshire the bonds issued by the Industrial Development Authority and the interest thereon, constitutional?"

RSA 77:4 which provides for the taxation of certain income from bonds, notes, etc., specifically exempts "interest from bonds of this state, deposits in any savings bank, building and loan association, or savings department of any loan and

trust company or national bank in this state or in those of any state which exempts from taxation the principal or income of deposits in such institutions in this state owned by residents of that state, and notes or bonds of any political subdivision of this state" See also RSA 33:16.

The authority of the legislature to exempt from taxation income from certain sources has not been questioned and we see no reason to question it now. As long as 1839 in *Brewster v. Hough*, 10 N. H. 138 and as recently as *Opinion of the Justices*, 111 N. H. 276 A.2d 821 the right to exempt certain classes of property including income has been recognized. See also *Opinion of the Justices*, 97 N. H. 533, 536, 81 A.2d 845, 848-49 (1951); 95 N. H. 548, 550, 65 A.2d 700, 701 (1949); 76 N. H. 609, 612, 85 A. 757, 758 (1913). The objectives of the proposed legislation are sufficient reason to classify the income from the bonds of the Authority as exempt from taxation in New Hampshire.

The answer to your fourth question is therefore "Yes."

In your fifth question you ask:

"5. Are the provisions of section 162-E:12 of the proposed legislation exempting industrial facilities from taxation but requiring annual payments in lieu of taxes and special assessments, which payments are determined by the state tax commission to be a just share of the public expense, constitutional?" We answer this question "Yes." *Opinion of the Justices*, 106 N. H. 237, 241, 209 A.2d 474, 476 (1965); 106 N. H. 180, 184-85, 207 A.2d 574, 577 (1965).

Your sixth question is:

"6. In all respects other than those to which the preceding five questions relate, is the proposed legislation constitutional upon its face?"

Of course we "cannot predict every issue" which might be raised in an adversary setting if Senate Bill No. 103 should become law, but the proposed legislation appears to us to be constitutional on its face. See *Opinion of the Justices*, 109 N. H. 578, 583, 258 A.2d 343, 347 (1969).

Frank R. Kenison
Laurence I. Duncan
Edward J. Lampron
William A. Grimes
Robert F. Griffith

June 11, 1971.

SENATE MESSAGES CONCURRENCE

HB 582, regulating outdoor advertising on the interstate, federal aid systems, and turnpikes.

ACCEDED TO REQUEST FOR COMMITTEE OF CONFERENCE

HB 705, relative to the date of expiration of legislative number plates.

The President appointed Senators Poulsen, Bradshaw and Lamontagne.

SENATE ADOPTION ENROLLED BILLS AMENDMENT

HB 661, revising the application of the implied consent law.

(Amendment printed in SJ June 15, 1971)

NON-CONCURRENCE AMENDMENT REQUESTS COMMITTEE OF CONFERENCE

CACR 18, Relating to: the limitation of payment of mileage to legislators. Providing that: Legislators may be paid mileage for regular sessions for no more than sixty days in any one year and for no more than ninety days in any biennium.

The President appointed Senators English and Downing.

SENATE CONCURRENCE ON HCR WITH AMENDMENT

HCR 12, relative to a study of election laws.

(Amendment printed in SJ June 10, 1971)

The Clerk read the amendment in full.

Rep. MacDonald moved the House concur with the Senate amendment.

Adopted.

Rep. Schwaner offered the following resolution:

HOUSE RESOLUTION

expressing the appreciation of the
house of representatives to Leon W. Anderson
and the New Hampshire Savings Bank.

Be it resolved

That the house of representatives, in its own behalf and in behalf of the State Order of Women Legislators, appreciates the publication of New Hampshire Women Legislators on the occasion of the golden anniversary of the membership of women in the general court.

That Leon W. Anderson, legislative historian, is to be commended for his soundly documented and thoroughly captivating account of the participation of Granite State women in the government of their state.

That the house of representatives is grateful to the New Hampshire Savings Bank for its public spirited contribution in making possible the publication of Mr. Anderson's work and providing New Hampshire citizens with a chapter in the history of their great and general court.

That the secretary of state be directed to send a copy of this resolution to Leon W. Anderson and Robert J. Hill, president, New Hampshire Savings Bank.

The Clerk read the resolution in full.

Adopted.

SENATE ADOPTION COMMITTEE OF CONFERENCE

HB 220, authorizing the state of New Hampshire to acquire the Contoocook Village Dam in the town of Hopkinton.

ANNOUNCEMENT

Any city delegation wishing to introduce legislation regarding ward lines is urged to talk to legislative services at once, so that the joint rules may be suspended and all such bills introduced at one time. Deadline is Wednesday June 16 at 5 p.m.

COMMITTEE REPORTS

SJR 14

relative to retirement credit for George R. Merrifield. Ought to pass with amendment. Rep. Hood for Claims, Military and Veterans Affairs.

Employee was misinformed as to eligibility. No cost to state.

AMENDMENT

amend the resolution by striking out all after the resolving clause and inserting in place thereof the following:

That notwithstanding the provisions of RSA 100 and 100-A, George R. Merrifield shall be entitled to receive retirement credit for all his service between July 1, 1946 and July 31, 1954 upon his payment, payment by the town of Sunapee, and payment by the state to the New Hampshire retirement system of the amounts, as determined by the trustee of the New Hampshire retirement system, needed to fund such additional creditable service.

Amendment adopted.

Referred to Appropriations.

SJR 20

in favor of Mrs. Ann Morrell. Ought to pass. Rep. Hood for Claims, Military and Veterans Affairs.

Committee feels that the claim is justified and reasonable. Ordered to third reading.

SB 178

authorizing the liquor commission to extend certain pro-

visions relative to liquor licenses. Ought to pass. Rep. Enright for Liquor Laws.

Ordered to third reading.

SB 210

enlarging the conditions under which federal or state aid projects may be pre-financed and extending the term of borrowing for the same to five years. Ought to pass. Rep. Randlett for Municipal and County Government.

Ordered to third reading.

SB 91

naming a certain mountain in the town of Odell, Muise Mountain. Ought to pass. Rep. Claflin for Resources, Recreation and Development.

Will identify hitherto unnamed mountain.

Ordered to third reading.

SB 191

relative to abandoned boats. Ought to pass. Rep. Claflin for Resources, Recreation and Development.

Abandoned boats to be impounded by safety services, owner to be notified if findable and, if not, boat to be held for not less than ninety days nor more than six months.

Ordered to third reading.

SB 174

relative to education for all handicapped children. Ought to pass with amendment. Rep. Margaret Cote for Education.

AMENDMENT

Amend section 1 of the bill by striking out the same and inserting in place thereof the following:

1 Education For All Handicapped Children. Amend RSA 186-A:6 (supp) as inserted by 1955, 378:1 by striking out said section and inserting in place thereof the following: 186-A:6 Education Required. Every handicapped child capable of being benefited by instruction shall attend an approved school or pro-

gram to which he may be assigned. If a physically handicapped child capable of being benefited by instruction shall make application for continued educational facilities, such instruction may be continued until such time as the physically handicapped child has acquired education equivalent to a high school education or has attained the age of twenty-one years.

Amend section 2 of the bill by striking out the same and inserting in place thereof the following:

2 Programs for All Handicapped Children. Amend RSA 186-A:7 (supp) as inserted by 1965, 378:1 by striking out said section and inserting in place thereof the following: 186-A:7 Establishment of Programs. A school district shall establish programs for handicapped children as approved by the state board of education, or shall pay tuition to such an approved program maintained by another school district or by a private organization. Eligibility for this type of education shall be determined by the school board under regulations promulgated by the state board of education.

Amend section 3 of the bill by striking out the same and inserting in place thereof the following:

3 Tuition For All Handicapped Children. Amend RSA 186-A:8 (supp) as inserted by 1965, 378:1 by striking out said section and inserting in place thereof the following: 186-A:8 Tuition of Handicapped Children. Whenever any handicapped child shall attend any public or private school or program situated within or outside of this state, which offers special instruction for the training or education of handicapped children, and which has been approved for such training by the state board of education, the school district where such handicapped child resides is hereby authorized and empowered and shall appropriate and pay a portion of the cost of such education. The state board of education may assign children to approved schools for handicapped children, as provided in RSA 193:3. Schooling for deaf children may commence at age four. The school district in which each handicapped child resides shall be liable for the tuition of said child. The tuition shall be limited to the state average cost per pupil of the current expenses of operation of the public elementary, junior high or high school as estimated by the state board of education for the preceding school year. This current expense of operation shall include all costs except

costs of transportation of pupils and except capital outlay and debt obligations. A school district may pay tuition at a rate higher than the amount specified in this section when in the judgment of the school board the circumstances warrant it.

(discussion)

Amendment adopted.

Ordered to third reading.

The Speaker called for the Committee of Conference Report on HB 220, authorizing the state of New Hampshire to acquire the Contoocook Village Dam in the town of Hopkinton.

(Report printed in SJ June 15, 1971)

Rep. Andrews spoke against the Committee of Conference Report.

Rep. Raymond spoke in favor of the report.

(Deputy Speaker in the Chair)

(discussion)

Rep. Nighswander spoke against the report.

Rep. Trowbridge spoke in favor of the report.

(discussion)

(Speaker in the Chair)

Reps. Clafin, Levy and Drake spoke against the report.

Reps. Elmer Smith and Mayhew spoke in favor of the report.

Rep. Hayes moved the previous question; sufficiently seconded.

Adopted.

Committee of Conference Report not adopted.

Rep. Drake moved that the House non-concur with the committee of conference report and that a new committee of conference be established.

Adopted.

The Speaker appointed Reps. Raymond, Huot and Clafin.

COMMITTEE REPORTS CONTINUED

SB 113

to increase the penalties for driving while intoxicated or under the influence of drugs. Ought to pass with amendment. Rep. Record for Judiciary.

Bill provides discretionary authority for weekend or intermittent jail sentences on first offense for DWI and mandatory jail sentence for second offense. Also provides minimum fine of \$100 for first offense and minimum of \$500 for first offense and minimum of \$500 for second offense.

AMENDMENT

Amend RSA 262-A:62 as inserted by section 1 of the bill by striking out the same and inserting in place thereof the following:

262-A:62 Intoxication or Under Influence of Drugs. Any person who shall be convicted of operating, or attempting to operate a motor vehicle upon any way while under the influence of intoxicating liquor, or any controlled drug, may be imprisoned for not less than two days, nor more than six months, which may be intermittent or weekend days and shall be fined not less than one hundred dollars nor more than five hundred dollars; his license shall be revoked for a period of sixty days and at the discretion of the court for a period not to exceed two years. Upon a second conviction he shall be imprisoned for not less than ten days nor more than six months, which may be intermittent or weekend days, and fined not less than five hundred nor more than one thousand dollars; his license shall be revoked and he shall be ineligible for a license for the next three calendar years, provided, however, that any prior conviction upon which a second offense complaint is founded, must have occurred within seven years preceding the date of said second offense.

Amendment adopted.

Ordered to third reading.

SENATE MESSAGES

NON-CONCURRENCE AND REQUEST FOR
COMMITTEE OF CONFERENCE

CACR 18, Relating to: the limitation of payment of mileage to legislators. Providing that: legislators may be paid mile-

age for regular sessions for no more than sixty days in any one year and for no more than ninety days in any biennium.

The President appointed Senators English and Downing.

Rep. Russell Chase moved that the House accede to the request for a committee of conference.

Adopted.

The Speaker appointed Reps. Russell Chase, Harvell and Sylvain.

CONCURRENCE ON HOUSE BILL WITH AMENDMENT

HB 613, relative to the terms of members of the air pollution control agency; expanding the powers of the agency and establishing a permit system for the control of air pollution.

AMENDMENT

Amend the bill by striking out RSA 125:81, XIII as inserted by section 2 of the bill.

Further amend RSA 125:81, XIV and XV as inserted by section 2 of the bill by renumbering said paragraphs to read **XIII** and **XIV**, respectively.

The Clerk read the amendment in full.

Rep. Greene moved that the House concur with the Senate amendment.

Adopted.

SUSPENSION OF RULES

Rep. James O'Neil moved that all bills ordered to third reading be read a third time by this resolution and that all titles of bills be the same as adopted, and that they be passed at the present time, and further that when the House adjourns today, it be to meet tomorrow at 1:30 P.M.

Adopted.

Third reading and passage by House

SJR 20, in favor of Mrs. Ann Morrell.

SB 174, relative to education for all handicapped children.

SB 113, to increase the penalties for driving while intoxicated or under the influence of drugs.

SB 178, authorizing the liquor commission to extend certain provisions relative to liquor licenses.

SB 210, enlarging the conditions under which federal or state aid projects may be pre-financed and extending the term of borrowing for the same to five years.

SB 91, naming a certain mountain in the town of Odell, Muise Mountain.

SB 191, relative to abandoned boats.

UNANIMOUS CONSENT

Rep. Spirou addressed the House by unanimous consent.

(Deputy Speaker in the Chair)

On motion of Rep. Dunham the House adjourned at 4:57 P.M.

Wednesday, 16Jun71

The House met at 1:30 o'clock.

JOINT CONVENTION

Prayer was offered by Guest Chaplain Rev. T. Willard Hunter, Union Congregational Church, Madbury.

Our Father and our God, we meet here again in this historic hall, in the hope that we can help order our society and the relationships among the men and women of this great commonwealth. Oftentimes the problems look simply too great for human wisdom to handle. And so we turn to you at the opening of this session in the prayer that you will give us wisdom from on high. In that wisdom we pray that we can somehow

create here in New Hampshire a level of teamwork and compassion that will be like a beacon set on a hill. Remove from us, we pray, all desire to continue or inflate factionalism. Teach us how to disagree without being disagreeable. Help us to decide the issues before us on the basis not of who's right but what's right. May we seek the good of all and not of any one interest. These things we ask in the name of Him in whose service is perfect freedom, Jesus Christ our Lord. Amen.

Rep. Ralph Wilson led the pledge of Allegiance.

HOUSE LEAVES OF ABSENCE

Rep. Webber, today and tomorrow, illness.

Rep. Ackerson, the week, important business.

ENROLLED BILLS AMENDMENTS

SB 163, prohibiting dumping materials from out-of-state.

AMENDMENT

Amend RSA 147:30-h as inserted by section 2 of the bill by striking out the first line and inserting in place thereof the following:

147:30-h Penalty. Whoever shall violate this subdivision shall be punished by

The Clerk read the amendment in full.

Amendment adopted.

HB 636, to expand the authority of water supply and pollution control commission relative to safety regulations for recreational camps and public swimming pools.

AMENDMENT

Amend section 2 of the bill by striking out the first line and inserting in place thereof the following:

2 Repeal. RSA 125:33 to 36, inclusive, relative to recreation camps, is hereby repealed.

The Clerk read the amendment in full.

Amendment adopted.

HB 798, requiring notice of junking of motor vehicles.

AMENDMENT

Amend the bill by striking out in section 1 lines eight and nine and inserting in place thereof the following:

ably requires to be mailed or delivered to the director for cancellation. A certificate of title of the vehicle shall not again be issued without

The Clerk read the amendment in full.

Amendment adopted.

HB 458, prohibiting the use of motorboats on Berry Pond in Moultonborough.

AMENDMENT

Amend the bill by striking out in section 1 lines one and two and inserting in place thereof the following:

1 Motorboats Prohibited. Amend RSA 486 by inserting after section 11 (supp) the following new section: 486-12 Berry Pond. No person shall use or operate

The Clerk read the amendment in full.

Amendment adopted.

SENATE MESSAGES

SENATE ADOPTION

ENROLLED BILLS AMENDMENTS

HB 798, requiring notice of junking of motor vehicles.

SB 163, prohibiting dumping materials from out-of-state.

HB 458, prohibiting the use of motorboats on Berry Pond in Moultonborough.

HB 636, to expand the authority of Water Supply and Pollution Control Commission relative to safety regulations for recreational camps and public swimming pools.

SUSPENSION OF RULES

Rep. James O'Neil moved that the Rules of the House be so far suspended as to permit the introduction today of committee reports listed in the House Calendar for Thursday, June 17th.

Adopted.

COMMITTEE REPORTS

SB 30

relative to the time after which the requirements of filing proof of financial responsibility may be waived. Ought to pass. Rep. Bigelow for Banks and Insurance.

Reduces hardship on drivers and cuts cost of administration.

Ordered to third reading.

SB 144

relative to the limitations on the loaning authority of savings banks, cooperative banks, building and loan associations and savings and loan associations. Ought to pass with amendment. Rep. Milne for Banks and Insurance.

Allows all banks to make 100% insured loans.

AMENDMENT

Amend the title of the bill by striking out the same and inserting in place thereof the following:

AN ACT

relative to the limitations on the loaning authority of cooperative banks, building and loan associations, savings and loan associations and savings banks.

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

Limitations on the Amount of Real Estate Loans and Investments. Amend RSA 393:18 as amended by 1961, 136:4; 1963, 313:2; 1965, 317:2 and 1967, 120:1 by striking out in line ten the word "or" and by inserting in line eleven after the word "Hampshire" the following (or by a private mortgage guaranty insurance company licensed to do business in

the state of New Hampshire and approved by the bank commissioner) so that said section as amended shall read as follows: 393:18 Limitations on the Amount of Real Estate Loans and Investments. A cooperative bank or building and loan association or savings and loan association may loan its funds upon the security of a first lien on real estate provided that no more than thirty thousand dollars or more than one per cent of the assets of the association, whichever is greater, is loaned on any one property. Loans in excess of ten thousand dollars may not exceed ninety per cent of the appraised value of any one property and loans in excess of twenty-five thousand dollars may not exceed eighty per cent of the appraised value of any one property. These limitations shall not apply to loans insured or guaranteed by the Federal Housing Administration, the Veterans Administration, the state of New Hampshire or by a private mortgage guaranty insurance company licensed to do business in the state of New Hampshire and approved by the bank commissioner. Notwithstanding the foregoing limitations of this section, an association may make a loan in connection with the sale of real estate acquired by the association for the purpose of providing offices for the transaction of the business of the association, or acquired under a foreclosure or a deed in lieu of foreclosure, in an amount not to exceed the sale price the association received from such real estate.

2 Real Estate and Tangible Personal Property. Amend RSA 387:4, I, by striking out the word "or" in line 43 and by inserting in the same line after the word "purchase" the following (or (4) that portion of a loan guaranteed by a private mortgage guaranty insurance company licensed to do business in the state of New Hampshire and approved by the bank commissioner, or (5)) so that said section as amended shall read as follows: 387:4 Real Estate and Tangible Personal Property. The following described loans are legal investments:

I. Real Estate in New Hampshire and Contiguous States. Those directly secured by first mortgage on real estate situated within this state or within any state contiguous to this state; but no such investment shall be in a loan which exceeds seventy-five percent of the value of the real estate by which it is secured; except that investment may be in a loan which exceeds seventy-

five per cent but not ninety percent of the value of the real estate by which it is secured, provided that it shall be secured by a first mortgage on real estate containing one or more dwelling units for not more than four families each and which mortgage or mortgage note shall provide for payment of the note within a period of thirty years from the date when the first monthly payment shall become due, and the first monthly payment shall become due nine months from the date of the note or one month from the final disbursement of funds, which ever shall first occur, and which payments, so long as the balance of the loan exceeds seventy-five per cent of the value of the real estate by which it is secured, shall include a proportionate share of the amount necessary to pay the real estate and other taxes upon such property. No loan or mortgage shall be made except upon written application showing the date, name of applicant, amount asked for and security offered, and except upon report of not less than two members of the board of trustees or board of directors, who shall certify on said application, according to their best judgment, on the basis of an appraisal made by one of their members or by some officer of the bank, or some appraiser employed by the bank for the purpose of appraisal, the value of the premises to be mortgaged; and such application shall be filed and preserved with the records of the corporation. The premises so mortgaged shall be revalued in the same manner at intervals of five years so long as they are mortgaged to the bank, provided that such revaluation may be omitted on any such fifth anniversary if on such date the ratio of the unpaid principal balance of the loan to the last prior appraised value of the premises is less than fifty per cent. If as a result of any such revaluation the amount of the loan is found to be in excess of the authorized percentage of the value of the premises mortgaged, a sufficient reduction in the amount of the loan shall be required, as promptly as may be practical, to bring the loan to within the authorized percentage. In determining whether any loan exceeds the authorized percentage of the value of the real estate, no consideration shall be given to (1) that portion of the obligation which is guaranteed by the administrator of veterans affairs under title III of the Servicemen's Readjustment Act of 1944, as amended from time to time, or (2) an obligation wholly guaranteed under such title, or (3) that portion of any loan or obligation which the small business administration has unconditionally agreed to purchase, or (4) that portion of a loan guaranteed by a private mortgage

guaranty insurance company licensed to do business in the state of New Hampshire and approved by the bank commissioner or (5) that portion of a loan on industrial real estate guaranteed by the state of New Hampshire under RSA 162-A:14-a-c, or guaranteed by any state contiguous to New Hampshire under terms providing security equal to or greater than those of RSA 162-A:14-a-c. No bank shall be restricted to the above authorized percentages on a loan secured by property which the borrower is purchasing from the bank.

3 Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted.

Ordered to third reading.

SJR 22

in favor of Steven W. Rollins. Ought to pass. Rep. Hood for Claims, Military and Veterans Affairs.

Fish and Game Department favors passage. Committee feels that it is unlikely that passage would establish a precedent.

Ordered to third reading.

CACR 32

Relating to: Age Qualifications for Certain Elective Offices, and. Providing that: No person shall be qualified to be elected governor or state senator until he has attained his twenty-seventh birthday. Inexpedient to legislate. Rep. Higgins for Constitutional Revision.

Resolution adopted.

SB 158

relative to the assignment of pupils under dual enrollment. Ought to pass. Rep. Hall for Education.

Ordered to third reading.

SB 313

to protect the Appalachian National Scenic Trail within the state of New Hampshire. Ought to pass. Rep. Greene for Environmental Quality and Agriculture.

Ordered to third reading.

SB 86

creating the position of executive director of the commission on the arts. Ought to pass. Rep. Shirley Clark for Executive Departments and Administration.

We now have this position funded out of federal funds. Legislation required to secure about a quarter of a million dollars in federal funds for the biennium.

Referred to Appropriations.

SB 103

authorizing the state of New Hampshire to acquire and dispose of industrial facilities. Ought to pass. Rep. Shirley Clark for Executive Departments and Administration.

Enables the Industrial Development Authority to issue bonds in order to acquire industrial facilities by purchase or construction. These facilities would then be leased, the revenue from leasing going to pay off bonds.

Ordered to third reading.

SB 173

establishing an environmental protection division in the office of the attorney general and making an appropriation therefor. Ought to pass. Rep. Shirley Clark for Executive Departments and Administration.

We have many complaints reaching Attorney General's office concerning open violation of existing pollution laws. There is no way to prosecute as Attorney General doesn't have staff to do this. Bill sets up division for environmental protection and provides for an assistant Attorney General to investigate and prosecute.

Referred to Appropriations.

SB 179

limiting the scope of inquiry directed to applicants for state employment and state licensing. Ought to pass. Rep. Shirley Clark for Executive Departments and Administration.

Prohibits any requirement that a person states on an application for a state job or for a license granted by a state licensing board that he has been arrested or indicted for a

crime. Does not prevent requirement that person state a *conviction* for a crime.

Ordered to third reading.

SB 305

establishing a miscellaneous tax division within the tax commission. Ought to pass. Rep. Shirley Clark for Executive Departments and Administration.

Small restructuring of tax commission to allow more efficient use of employees.

Referred to Appropriations.

SB 307

establishing a division of real and personal property appraisals within the tax commission. Ought to pass. Rep. Shirley Clark for Executive Departments and Administration.

Small restructuring of tax commission to allow more efficient use of employees.

Referred to Appropriations.

SJR 35

establishing a commission to study the restructuring of the tax commission. Ought to pass. Rep. Shirley Clark for Executive Departments and Administration.

Referred to Appropriations.

SB 124

relative to the definition of a workday. Ought to pass. Rep. Sanders for Labor, Human Resources and Rehabilitation.

Workday defined as an eight-hour day.

Ordered to third reading.

SB 134

relative to the construction industry. Inexpedient to legislate. Rep. Malcolm Stevenson for Labor, Human Resources and Rehabilitation.

Committee felt legislation discriminatory. Protects only one group.

Resolution adopted.

SB 93

relative to workmen's compensation to state employees. Ought to pass with amendment. Rep. Cate for Labor, Human Resources and Rehabilitation.

AMENDMENT

Amend RSA 281:6 as inserted by section 1 of the bill by adding at the end thereof the following (The comptroller shall submit a detailed report to the house appropriations committee of expenditures and transfers made pursuant to this section on or before the first day of any legislative session.) so that said section as amended shall read as follows:

281:6 Authority for Payment. The comptroller is hereby authorized to pay such sum or sums as may be awarded to state employees under the provisions of this chapter. If the injured claimant was employed in a department or agency which has received a legislative appropriation for this purpose, the comptroller shall transfer from such department or agency to the appropriation made to him for such purpose the amount he paid to the claimant. In the event there are not sufficient funds appropriated to the comptroller to make payments hereunder, the governor upon request of the comptroller is authorized to draw his warrant for such sums from any money in the treasury not otherwise appropriated. The comptroller shall submit a detailed report to the house appropriations committee of expenditures and transfers made pursuant to this section on or before the first day of any legislative session.

Amendment adopted.

Ordered to third reading.

SB 160

requiring the use of the non-partisan ballot for the election of a budget committee. Inexpedient to legislate. Rep. Randlett for Municipal and County Government.

Resolution adopted.

SB 214

relative to filing charters and amendments thereto, with the secretary of state. Ought to pass. Rep. Barker for Municipal and County Government.

Ordered to third reading.

SB 251

requiring zoning ordinance changes to be voted upon by printed ballots. Inexpedient to legislate. Rep. Tripp for Municipal and County Government.

Resolution adopted.

SB 120

to require public hearings prior to the vote on bond or note issues of certain municipalities and providing procedures for bonds in excess of one hundred thousand dollars. Ought to pass. Rep. Little for Municipal and County Government.

Ordered to third reading.

SB 169

relative to the special elections of a mayor. Inexpedient to legislate. Rep. Mabel Richardson for Municipal and County Government.

Resolution adopted.

SB 226

providing that the election recount fee be waived in certain cases. Inexpedient to legislate. Rep. Randlett for Municipal and County Government.

Resolution adopted.

SCR 5

relative to welfare payments. Inexpedient to legislate. Rep. Roma Spaulding for Public Health and Welfare.

Resolution adopted.

SB 306

relative to institutional collections. Ought to pass. Rep. Cleon Heald for State Institutions.

Housekeeping bill.

Ordered to third reading.

SB 279

relative to registration and operation of motorized golf carts. Refer to the Transportation Committee for further study and to be reported to the next regular session. Rep. Hamel for Transportation.

This bill as written would create more problems than it would solve.

Referred to the Transportation Committee for further study to be reported to the next regular session.

SJR 30

in favor of William J. O'Connor. Inexpedient to legislate. Rep. Hood for Claims, Military and Veterans Affairs.

Resolution adopted.

SJR 31

in favor of Thayer Wade. Inexpedient to legislate. Rep. Hood for Claims Military and Veterans Affairs.

Resolution adopted.

SB 142

allowing full-time classified employees time off for personal business. Ought to pass. Rep. Shirley Clark for Executive Departments and Administration.

Allows state employees time off for personal business — not charged against vacation time.

Rep. Shirley Clark explained SB 142.

(discussion)

Rep. Robinson moved that the words, inexpedient to legislate, be substituted for the committee report, ought to pass, and spoke in favor of the motion.

Rep. Bednar spoke in favor of the motion.

Motion adopted.

SB 220

relative to the licensure and regulation of the practice of opticianry. That it be referred to Legislative Study Committee. Rep Shirley Clark for Executive Departments and Administration.

Not enough time to make a proper evaluation of the issues involved here. Another fight between two groups wishing to control one another by licensing. This bill and SB 141 can be studies in the interim and perhaps some compromise can be worked out.

Rep. Roma Spaulding moved that the words, ought to pass, be substituted for the committee report, refer to Legislative Study Committee, and spoke in favor of the motion.

(discussion)

Reps. Raiche, Joseph Cote, Shirley Clark and Cunningham spoke against the motion.

Rep. Dion moved the previous question; sufficiently seconded.

Adopted.

Motion lost.

Referred to Legislative Study Committee.

SB 223

authorizing towns to appropriate funds to employ counsel for the prosecution of misdemeanors. Ought to pass with amendment. Rep. Bednar for Municipal and County Governments.

AMENDMENT

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Prosecution of Misdemeanors. Amend RSA 31:4 by inserting after paragraph XLIII the following new paragraph: XLIV. Prosecution of Misdemeanors. The town may, by an appropriate article in the warrant, vote to retain or employ the services of counsel for the purpose of prosecuting misdemeanors committed in the town and appropriate monies for same.

(discussion)

Amendment adopted.

Ordered to third reading.

ENROLLED BILLS REPORT

HB 613, relative to the terms of members of the air pollution control agency; expanding the powers of the agency and establishing a permit system for the control of air pollution.

HB 649, relative to the administration of the insurance laws.

Roxie A. Forbes
For The Committee

HOUSE RESOLUTION

Whereas, the Committee on State Institutions has recommended that the House of Representatives express its appreciation to the Honorable Cleon E. Heald of Keene for his efforts toward the establishment of the Glencliff Home for the Aged, now therefore be it

Resolved by the House of Representatives in General Court convened:

That it is the sense of the House of Representatives that in recognition of the work of Representative Cleon E. Heald of Keene in behalf of the Glencliff Home for the Aged, the cemetery on the Glencliff grounds shall hereafter be called the Honorable Cleon E. Heald Cemetery.

The Clerk read the resolution in full.

Adopted.

The Speaker announced that today is the Fiftieth Wedding Anniversary of Rep. and Mrs. Coburn.

Rep. Webster is celebrating a birthday today.

SUSPENSION OF RULES

Rep. James O'Neil moved that all bills ordered to third reading be read a third time by this resolution and that all titles of bills and captions of resolutions be the same as adopted, and that they be passed at the present time, and further that when the House adjourns today, it be to meet tomorrow at 11:00 a.m.

Adopted.

Third reading and passage by House

SB 30, relative to the time after which the requirements of filing proof of financial responsibility may be waived.

SB 144, relative to the limitations on the loaning authority of cooperative banks, building and loan associations, savings and loan associations and savings banks.

SJR 22, in favor of Steven W. Rollins.

SB 158, relative to the assignment of pupils under dual enrollment.

SB 313, to protect the Appalachian National Scenic Trail within the state of New Hampshire.

SB 103, authorizing the state of New Hampshire to acquire and dispose of industrial facilities.

SB 179, limiting the scope of inquiry directed to applicants for state employment and state licensing.

SB 124, relative to the definition of a workday.

SB 93, relative to workmen's compensation to state employees.

SB 214, relative to filing city charters and amendments thereto, with the secretary of state.

SB 120, to require public hearings prior to the vote on bond or note issues of certain municipalities and providing procedures for bonds in excess of one hundred thousand dollars.

SB 223, authorizing towns to appropriate funds to employ counsel for the prosecution of misdemeanors.

SB 306, relative to institutional collections.

On motion of Rep. Coburn, the House adjourned at 2:57 p.m.

Thursday, 17Jun71

The House met at 11:00 a.m.

Prayer was offered by House Chaplain Rev. William L. Shafer.

GOD of our nation and every nation, Lord of our life and of every life, we confess our failure to teach and to live effectively the life of our Saviour. The whole world bleeds today because of our ineffectiveness. We have followed our own wills and not Thy will. Penitently, receptively, we turn to Thee for wisdom — Thy wisdom; for guidance — Thy guidance; for strength — Thy strength. We reverently ask these gifts for

ourselves, for our nation, and for the people of other nations, through Jesus Christ, our Lord. Amen.

Rep. Simard led the Pledge of Allegiance.

LEAVES OF ABSENCE

Rep. Knight, the day, Alcohol and Drug Abuse Conference.

Reps. Filides, Churchill and Whittemore, the day, important business.

ENROLLED BILLS REPORT

SB 91, naming a certain mountain in the town of Odell, Muise Mountain.

SB 178, authorizing the liquor commission to extend certain provisions relative to liquor licenses.

SB 191, relative to abandoned boats.

SB 210, enlarging the conditions under which federal or state aid projects may be pre-financed and extending the term of borrowing for the same to five years.

SJR 20, in favor of Mrs. Anna Morrell.

Roxie A. Forbes
For the Committee.

SENATE MESSAGES CONCURRENCE

HB 48, permitting the reapportionment of cooperative school boards to provide for equal representation.

HB 451, establishing a commission to study and make legislative recommendations concerning the regulations and licensing requirements which apply to halfway houses.

HB 586, making it unlawful to operate a motor vehicle while in possession of a controlled drug.

HB 664, providing procedural amendments to the search warrant statute.

HB 892, providing for annual salary for members of the Nashua board of education.

HB 898, to reduce the terms of office of members and the membership of the Nashua board of education.

HB 935, relative to proof of ownership of motor vehicles.

HB 936, providing that cooperative school districts may elect district officers at the time and places for the election of town officers in the towns which comprise the district.

HB 956, changing the date for the regular meetings of the board of the union school district in Concord.

HB 961, relative to supervisory union number seven.

NON-CONCURRENCE

HB 270, providing a penalty for failure to comply with requirements for construction and inspection of public buildings.

HB 497, relative to additional votes for supervisory union based on ratio of student population.

HB 779, establishing rules of the road for the operation of bicycles.

HB 672, requiring the disclosure of gasoline octane rating.

ACCEDED TO REQUEST FOR NEW COMMITTEE OF CONFERENCE

HB 220, authorizing the state of New Hampshire to acquire the Contoocook Village Dam in the town of Hopkinton.

The President appointed Senators Poulsen and Lamontagne.

CONCURRENCE ON HOUSE AMENDMENT

SB 113, to increase the penalties for driving while intoxicated or under the influence of drugs.

(Amendment printed in HJ 6-15-71)

SB 174, relative to education for all handicapped children.

(Amendment printed in HJ 6-15-71)

CONCURRENCE ON HOUSE BILL WITH
AMENDMENT

HB 800, providing for annual physical examinations for school bus operators.

(Amendment printed in SJ 6-16-71)

Rep. Hamel moved that the House non-concur with the Senate amendment and that a committee of conference be established.

Adopted.

The Speaker appointed Reps. Conley, Boucher and Lemieux.

HB 711, relative to certain administrative procedures within the department of education, school boards and schools.

(Amendment printed in SJ 6-16-71)

Rep. Bowles moved that the House concur with the Senate amendment.

Adopted.

HB 992, relative to regulation of private schools.

(Amendment printed in SJ 6-16-71)

Rep. James O'Neil moved that the Senate message on HB 992 be laid on the table.

Adopted.

SUSPENSION OF RULES

Rep. James O'Neil moved that the Rules of the House be so far suspended as to permit the introduction today of committee reports listed in the House Calendar of Monday, June 21.

Adopted by the necessary two-thirds.

COMMITTEE REPORTS

SB 221

amending the charter of the city of Nashua to provide for the appointment of library trustees by the mayor subject to

approval by the board of aldermen. Inexpedient to legislate. Rep. Maurice Bouchard for the Nashua Delegation.

Resolution adopted.

Rep. James O'Neil moved that the Senate message on HB 992, relative to regulation of private schools, be removed from the table.

Adopted.

Rep. Bowles moved that the House concur with the Senate amendment.

Adopted.

SCR 4

requesting the members of the New Hampshire congressional delegation to seek legislation which will return a portion of the federal income tax to the states. Ought to pass. Rep. Higgins for Constitutional Revision.

Passed.

SB 292

relative to abandoned and junk motor vehicles. Ought to pass with amendment. Rep. Greene for Environmental Quality and Agriculture.

Clarifies and strengthens laws re junk and abandoned motor vehicles. Sets up fund to pay costs of disposal.

AMENDMENT

Amend RSA 266-A:3 as inserted by section 1 of the bill by striking out in lines sixteen and seventeen the words "commissioner of safety" and inserting in place thereof the words (director of the division of motor vehicles) so that said section as amended shall read as follows:

266-A:3 Permits. A permit to store a junk motor vehicle may be issued by the chief of police of a city or town or where there is no chief of police then by the selectmen pursuant to regulations published by the director of the division of motor vehicles. Permits shall be issued for a specified time period, not to exceed one year. An appeal from denial of a permit may be taken pursuant to regulations.

Amend RSA 266-A:4 as inserted by section 1 of the bill by inserting after paragraph II the following new paragraph:

III. Junkyards as defined in RSA 249-B. This chapter is not to be interpreted as altering the requirements of RSA 249-B as amended.

Amend RSA 266-A:11 as inserted by section 1 of the bill by striking out in lines eighteen and twenty-three the words "commissioner of safety" and inserting in place thereof the words (director of the division of motor vehicles) so that said section as amended shall read as follows:

266-A:11 Junk Motor Vehicle; Sale. Under rules and regulations promulgated by the director of the division of motor vehicles, junk motor vehicles taken into custody under the provisions of RSA 266-A:2 may be sold at any time after fourteen days from such taking at public auction for cash to a licensed motor vehicle junk dealer. If there shall be no buyer, title to the junk motor vehicle shall vest in the state and may thereafter be disposed of under rules and regulations promulgated by the director of the division of motor vehicles.

Amend RSA 266-A:13 as inserted by section 1 of the bill by striking out lines six and seven and inserting in place thereof the following:

266-A:13 Authority of Director. The director of the division of motor vehicles shall have the authority to:

Amend the bill by striking out section 3 and inserting in place thereof the following:

3 Surcharge for Non-commercial Vehicles. Amend RSA 262 by inserting after section 1-a the following new section: 262:1-b Junk Motor Vehicle Disposal Surcharge. For every motor vehicle of the pleasure type not used commercially, there shall be a surcharge upon the registration fee of one dollar which shall be expended solely for a program of the disposal of junk and abandoned motor vehicles as authorized in RSA 266-A. Unexpended monies collected hereunder shall not lapse. The director of the division of motor vehicles may reduce the surcharge in any year when adequate funds have been accumulated for the purposes of this section.

Amendment adopted.

Referred to Appropriations.

SB 73

defining and providing for the licensing and regulation of real estate brokers and salesmen; providing for the New Hampshire real estate commission defining its powers and duties; and imposing penalties for violations of this chapter. Ought to pass with amendment. Rep. Moran for Executive Departments and Administration.

AMENDMENT

Amend section 2 of the bill by striking out the same and inserting in place thereof the following:

2 Qualifications. Amend RSA 331-A:1-b (supp) as inserted by 1967, 329:1 and amended by 1969, 461:3 and 1970, 49:2 by striking out said section and inserting in place thereof the following: 331-A:1-b Commissioners' Qualifications. Each member of the commission shall be a citizen of the United States and a resident of the state of New Hampshire for at least six years prior to his appointment. One member shall be an attorney-at-law, and each of the remaining members must have been actively engaged in business as a real estate broker within the state of New Hampshire for a period of at least six years next immediately preceding the date of his appointment.

Amend section 6 of the bill by striking out the same and inserting in place thereof the following:

6 Qualifications. Amend RSA 331-A:4-c (supp) as inserted by 1965, 319:2 and amended by 1969, 461:8 and 1970, 49:4 by striking out said section and inserting in place thereof the following:

331-A:4-c Broker's and Salesmen's Qualifications.

I. All applicants must be twenty-one years of age, and a resident of the state of New Hampshire at the time of filing unless filing as a nonresident under RSA 331-A:6.

II. All applicants must submit proof as may be required by the commission of the applicant's honesty, truthfulness, and good reputation, which proof shall be in such form as may be deemed advisable by the commission.

III. The commission shall require all applicants for broker's or salesman's license to pass a written examination to be

taken before the commission wherein the applicant shall demonstrate satisfactory knowledge and understanding of the principles of real estate practice.

IV. The commission may require all applicants for broker's or salesman's license to have successfully passed a real estate course accredited by the commission wherein the applicant shall demonstrate satisfactory knowledge and understanding of the principles of real estate practice.

V. No application to take the examination for a broker's license shall be accepted unless the applicant shall have served at least one year as a licensed real estate salesman in this state or another state, and has successfully passed a real estate course accredited by the commission.

VI. A salesman who has been notified that he successfully passed the examination must certify to the commission that he is employed by a licensed broker within six months from date of such notification. Upon finding that he is unable to become employed by a broker, the applicant may take his request before the commission for an extension of time.

VII. The form and style of the examination, as well as the preparation, grading, and administration thereof, shall be the responsibility of the commission, or its duly appointed employees or agents.

VIII. The commission may require any individual, institution, or organization seeking accreditation to give a real estate course which includes specific preparation for the New Hampshire real estate brokers and salesman exam to submit documents, statements and forms biennially prior to approval on or before December 31, 1971, and biennially thereafter. Said documents, statements, and forms shall be the basis for the commission's judgment whether approval or denial of the request would be in the best interest of the general public. The commission may adopt rules and regulations governing the conduct of accredited courses which may reasonably be necessary to its granting and continuing accreditation of said courses, provided that such rules and regulations shall insure that:

(a) No institution, organization or individual shall offer or conduct any such course or courses without first receiving ac-

creditation from the New Hampshire real estate commission.

(b) The commission shall have the authority to suspend or revoke the accreditation of any institution, organization or individual for violation of any provisions of this chapter, or of the rules and regulations promulgated pursuant thereto.

Amend section 9 of the bill by striking out the same and inserting in place thereof the following:

9 Penalties. Amend RSA 331-A:8 as inserted by 1959, 222:1 by striking out the same and inserting in place thereof the following: 331-A:8 Penalties. Any person acting as a broker or salesman without first obtaining a current license shall be guilty of a misdemeanor and upon conviction thereof, shall be punishable by a fine of not more than one hundred dollars. Upon conviction of a second or subsequent violation, the person shall be punishable by a fine of not more than five hundred dollars. Any person who violates any provision of this chapter or the rules and regulations of the commission shall be punishable by a fine of twenty-five dollars, and upon conviction of a second or subsequent violation, the person shall be punished by a fine of not more than one hundred dollars.

Amend sections 11 and 12 of the bill by striking out the same and inserting in place thereof the following new sections:

11 Discretionary Licenses. Amend RSA 331-A:9 (supp) as inserted by 1970, 49:11 by striking out said section and inserting in place thereof the following:

331-A:9 Discretionary Licenses.

I. The commission is authorized and empowered on a finding by it that a person is in its opinion fully qualified and that it would carry out the purpose and intent of this chapter and that it would be in the public interest to waive examination requirements, to issue a broker or salesman license to an applicant who is so qualified.

II. The commission shall not issue a broker or salesman license under the provisions of RSA 331-A:9, I after July 1, 1971.

III. A person having been issued a license under the provisions of RSA 331-A:9, I shall not have his license renewed unless said person shall have satisfactorily passed a reasonable

written examination as to his qualifications to act as a broker or salesman.

12 Arbitration. Amend RSA 331-A:7-a (supp) as inserted by 1961, 213:2 and amended by 1969, 461:8 by striking out said section and inserting in place thereof the following: 331-A:7-a Arbitration. Upon receipt of a complaint against a broker or salesman, the complainant and broker or salesman may agree, in writing, to have the commission arbitrate the dispute. The decision of the commission in such cases shall be binding on both parties and may be appealed only in accordance with the provisions of RSA 541. Failure on the part of the broker, after agreement, to comply with the commission's decision may result in revocation or suspension of license indefinitely.

13 Effective Date. This act shall take effect upon its passage.

Amendment adopted.

Ordered to third reading.

SB 255

increasing the compensation of the pharmacy board and the fees payable thereto. Ought to pass with amendment. Rep. Shirley Clark for Executive Departments and Administration.

Raises license fees to take care of additional expenses due to investigations and general administration. Bill called for board to receive compensation of \$50 a day up from \$25 a day. Amendment keeps present compensation of \$50 a day.

AMENDMENT

Amend the bill by striking out section 1.

Further amend the bill by renumbering sections 2, 3, 4, 5, 6, 7 and 8 to read 1 2 3 4 5 6 and 7 respectively.

Amendment adopted.

Referred to Appropriations.

SB 200

relative to indemnification agreements between architects, engineers or surveyors and owners, contractors, sub-contractors or suppliers. Ought to pass. Rep. Nighswander for Judiciary.

Prevents architects, engineers and surveyors from including in their contracts provisions requiring that owners or contractors will hold them harmless or indemnify them even though they may be legally liable.

Ordered to third reading.

SB 232

providing the age of majority shall be eighteen years of age. Refer to the same study committee as established by HB 392. Rep. Frizzell for Judiciary.

The study committee previously created by HB 392 should examine the numerous situations involving lowering the age of majority from 18 to 21 years.

Referred to the same study committee as established by HB 392.

SB 236

to abolish the so-called "locality rule" in judicial matters involving professional malpractice suits. Ought to pass. Rep. Bradley for Judiciary.

Requires that in malpractice actions, general standard of care rather than the standard of care of a particular geographic area shall be applied in determining liability. Medical Association and Bar Association agree and support this bill.

Ordered to third reading.

SB 240

to provide a procedure for the disposition of claims arising from legal or medical malpractice. Ought to pass with amendment. Rep. David Bradley for Judiciary.

Provides a procedure which should expedite malpractice actions with less expense and difficulty for all parties.

AMENDMENT

Amend RSA 519-A:1 as inserted by section 1 of the bill by striking out the same and inserting in place thereof the following:

519-A:1 Panel Established. The clerks of the superior court as a body shall maintain a panel of twelve laymen, twelve doctors, twelve dentists, and twelve lawyers deemed to be possessed of a high degree of intelligence, fairness of mind, objectivity of viewpoint, disinterestedness, and devotion to the public interest, and, in the case of doctors, dentists, and lawyers, demonstrated competence and ability in their respective professions. In the composition of such panels, the clerks of court may, but shall not be required to, accept the recommendations of any professional organization to which a suggested panel member may belong. The panel members shall serve without compensation; provided that the judicial referee member of any panel shall not be thereby deprived of any statutory allowance to which he is otherwise entitled for serving in such capacity.

Amendment adopted.

Ordered to third reading.

SJR 26

providing for a special legislative committee to study the methods by which a public defender system can be implemented in the state Ought to pass with amendment. Rep. Nighswander for Judiciary.

Subject should be studied jointly by a legislative committee and Judicial Council.

AMENDMENT

Amend the resolution by striking out all after the resolving clause and inserting in place thereof the following:

There is hereby established a special legislative committee to work with the judicial council and make a study of the methods by which a public defender system can best be implemented in the state. The committee shall be composed of three members of the Senate judiciary committee appointed by the president of the senate, and three members of the house judiciary committee appointed by the speaker of the house. The committee shall submit a report of its recommendations to the legislature on or before January 15, 1973, together with drafts of any bills which may be necessary to create such a system.

Amendment adopted.

Ordered to third reading.

SJR 27

providing for a special legislative committee to study the feasibility of establishing a non-adversary juvenile and domestic relations court in the state. Ought to pass with amendment. Rep. Drabinowicz for Judiciary.

Subject should be studied jointly by a legislative committee and Judicial Council.

AMENDMENT

Amend the resolution by striking out all after the resolving clause and inserting in place thereof the following:

There is hereby established a special legislative committee to work with the judicial council and make a study of the feasibility of establishing a non-adversary juvenile and domestic relations court within the state. The committee shall be composed of three members of the senate judiciary committee appointed by the president of the senate and three members of the house judiciary committee appointed by the speaker of the house. The committee shall submit a report of its recommendations to the legislature on or before January 15, 1973, together with drafts of any legislation which may be necessary to implement such a system.

Amendment adopted.

Ordered to third reading.

SB 302

prohibiting discrimination because of age or sex. Ought to pass. Rep. Margaret Griffin for Judiciary.

Adds the words "age" and "sex" to present anti-discrimination law.

Ordered to third reading.

SB 261

providing for reciprocity in motor vehicle citations. Ought to pass. Rep. Record for Judiciary.

Gives New Hampshire a reciprocity statute on traffic violations that enables us to enter into written agreements with other states. Currently being done by verbal arrangements with New England and other states.

Ordered to third reading.

SB 294

relative to certain duties of the superior court. Inexpedient to legislate. Rep. Brummer for Judiciary.

Committee favors present law; leaves responsibility for appointing auditors and filling vacancies with superior court.

Resolution adopted.

SB 295

providing for the appointment of acting assistant county attorneys so as to permit speedier disposition of criminal cases. Inexpedient to legislate. Rep. Palmer for Judiciary.

Committee feels that this involves county funds and should be left to each county convention to handle as it deems best.

Resolution adopted.

SB 235

relative to the fee for liquor license issued after April first. Ought to pass. Rep. Collishaw for Liquor Laws.

Ordered to third reading.

SB 242

regulating the drilling of water wells and requiring a licensed driller. Inexpedient to legislate. Rep. Donald Chase for Public Works.

Resolution adopted.

SB 245

establishing an arbitration commission to handle zoning disputes in the city of Manchester. Inexpedient to legislate. Rep. Martineau for Manchester Delegation.

Resolution adopted.

SB 106

relating to filing notices under the timber conservation act and requiring an owner to furnish security for payment of the yield tax. Ought to pass. Rep. Claflin for Resources, Recreation and Development.

Improves surveillance of yield tax.

Ordered to third reading.

SB 233

relative to sewage disposal systems. Ought to pass. Rep. Claflin for Resources, Recreation and Development.

Removes 1000 feet from state waters limitation on sewage disposal systems law.

Ordered to third reading.

SB 289

relative to timber cutting adjacent to public waters. Ought to pass with amendment. Rep. Claflin for Resources, Recreation and Development.

Improves control of slash and mill waste near public waters.

AMENDMENT

Amend section 2 of the bill by striking out the same and inserting in place thereof the following:

2 Effective Date. This act shall take effect upon its passage.

Amendment adopted.

Ordered to third reading.

SB 201

relative to the state apprenticeship council. Ought to pass. Rep. Murray for Statutory Revision.

Ordered to third reading.

SB 216

to prohibit the operation of motorboats upon Turtle Town Pond in Concord. Inexpedient to legislate. Rep. Shirley Welch for Statutory Revision.

Resolution adopted.

SB 296

to permit use of streets for conducting street fairs, including selling on temporary basis. Ought to pass with amendment. Rep. Dunlap for Statutory Revisions.

This only makes street fairs legal.

AMENDMENT

Amend section 2 of the bill by striking out the same and inserting in place thereof the following:

2 Effective Date. This act shall take effect upon its passage.

Amendment adopted.

Ordered to third reading.

SB 312

regulating the powers of the New Hampshire American Revolution Bicentennial Commission. Ought to pass. Rep. Forcier for Statutory Revision.

Allows New Hampshire to enter into contracts with approval of the Governor and council. No appropriation.

Referred to Appropriations.

SB 317

to repeal charters of certain corporations. Ought to pass with amendment. Rep. Adams for Statutory Revision.

This bill comes in every session to repeal the charters of certain corporations.

AMENDMENT

Amend section 1 by striking out the following named corporations:

Amoskeag Insurance Agency Corporation (Nashua, 1969)

Atlas Glass & Mirror Co., Inc. (Dover, 1956)

B. W. Realty Corp. (Claremont, 1967)

Brookline Ski Area, Inc. (Brookline, 1962)

Exeter Enterprises, Inc. (Exeter, 1965)

Granite State Auto Exchange, Inc. (Manchester, 1959)

Granite State Rental Centers, Inc. (Nashua, 1969)

Grovegate Colonials, Inc. (Concord, 1964)

Loon Mt. Motor Lodge, Inc. (Lincoln, 1967)

Marshall Farms, Inc. (Exeter, 1968)

Marstan Corp. (Woodstock, 1969)

Merriewoode Village, Inc. (Stoddard, 1968)

Mountain Lake Corporation, The (Brookfield, 1962)

Nassar, Inc. (Windham, 1968)

P. R. I. Incorporated (formerly Pictorial Research, Inc. Concord, 1945)

Progress Electric, Inc. (Derry, 1965)

Rancourt, Rene (West Stewartstown, 1968)

Amendment adopted.

Ordered to third reading.

SB 183

relative to the allowable width of certain vehicles. Ought to pass. Rep. Hamel for Transportation

Increases the allowable width from 96 to 102 inches.

On a vv the Speaker was in doubt and requested a division.

It being manifestly in the negative, the motion lost.

Rep. James O'Neil moved that SB 183 be committed to the Committee on Transportation and spoke in favor of his motion.

Rep. Oleson requested a division.

113 having voted in the affirmative and 91 in the negative, the motion lost.

SB 186

increasing the radius of operation and the fee for special operation permits for certain heavy motor vehicles. Ought to pass. Rep. Hamel for Transportation.

Increases the special permit radius from 25 to 100 miles and doubles fee.

Ordered to third reading.

SB 195

giving the director of safety services and his authorized representatives the power of arrest in the enforcement of laws relative to operation of boats by a person under the influence

of liquor or drugs. Ought to pass with amendment. Rep. Hamel for Transportation.

Gives boat safety inspectors additional powers so they may do their jobs more efficiently.

AMENDMENT

Amend section 2 of the bill by striking out the same and inserting in place thereof the following:

2 Effective Date. This act shall take effect upon its passage.

Amendment adopted.

Ordered to third reading.

SB 297

requiring certain markings and equipment on bicycles. Ought to pass. Rep. Hamel for Transportation.

Sets operational guidelines for bicycles. Not as inclusive as the house bill which the Senate rejected.

Ordered to third reading.

SB 47

relative to salary increases upon certification and eligibility for certification of certain medical personnel. That it is recommended but to be laid on the table because not funded. Rep. Drake for Appropriations.

Recommended but to be laid on the table because not funded. Resolution adopted.

SB 27

to provide for the prevention and cleanup of oil spillage in public waters. Ought to pass with amendment. Rep. Drake for Appropriations.

AMENDMENT

Amend RSA 146-A:2, II, as inserted by section 1 of the bill by striking out in lines 6 and 7 the words "but does not include any facility used or capable of being used to store no more than five hundred barrels" so that said paragraph as amended shall read as follows:

I. "Oil terminal facility" means any facility of any kind and related appurtenances, located in, on or under the surface of any land or water, including submerged lands, which is used or capable of being used for the purpose of transferring, processing or transporting oil, petroleum products and their by-products, or for the purpose of storing the same.

Amendment adopted.

Ordered to third reading.

SB 95

abolishing the office of research analyst, to senate finance committee and removing any reference to that office in the RSA. Ought to pass. Rep. Drake for Appropriations.

Ordered to third reading.

SB 98

increasing the state guarantee for certain school construction programs. Ought to pass. Rep. Drake for Appropriations.

Ordered to third reading.

SJR 14

relative to retirement credit for George R. Merrifield. Ought to pass with amendment. Rep. Drake for Appropriations.

AMENDMENT

Amend the resolution by striking out the second whereas clause and inserting in place thereof the following whereas clause:

Whereas, George R. Merrifield served the town of Sunapee from August 2, 1944 but did not elect to become a member of the employee's retirement system until August 2, 1954; now therefore be it

Further amend the resolution by striking out all after the resolving clause and inserting in place thereof the following:

Resolved by the Senate and House of Representatives in General Court convened: That notwithstanding the provisions of RSA 100 and 100-A, George R. Merrifield shall be entitled to receive retirement credit for all his services between July 1, 1946 and July 31, 1954 upon his payment and payment by the town of Sunapee to the New Hampshire retirement system the

sums determined by the consulting actuary of the state needed to fund such additional creditable service. These sums shall be paid in full in one payment by each of the contributors.

Amendment adopted.

Ordered to third reading.

SB 197

establishing the salary of the pesticides surveillance scientist. Ought to pass. —0— Rep. Drake for Appropriations.

Ordered to third reading.

SJR 32

extending to June 30, 1973 the lapsing of the 1969 appropriation to provide state flags to servicemen. Ought to pass with amendment. —0— Rep. Drake for Appropriations.

AMENDMENT

Amend the resolution by striking out all after the resolving clause and inserting in its place the following:

That the Laws of 1969, Chapter 546, be amended by inserting at the end thereof the following new sentence:

The funds appropriated hereby shall not lapse and any balance remaining on June 30, 1971 shall be available for expenditure during the biennium ending June 30, 1973.

* * *

Amendment adopted.

Ordered to third reading.

SB 267

establishing a remote terminal providing information on federal funds in the office of the coordinator of federal funds. Ought to pass with amendment. —0— Rep. Drake for Appropriations.

AMENDMENT

Amend RSA 4:12-a V as inserted by section 1 of the bill by striking out the same and inserting in place thereof the following new paragraph V:

V. Establish in his office, upon the advice and recommendation of the department of centralized automated data processing and upon receipt of federal funds sufficient to fund the project, a remote terminal which will allow access to a central computer with information concerning federal funds and programs.

Amendment adopted.

Ordered to third reading.

SJR 16

reimbursing the members of the committee studying the economic potentials and development potentials of Mount Sunapee state park for mileage expense incurred. Ought to pass. \$24. Rep. Drake for Appropriations.

(discussion)

Ordered to third reading.

SB 121

applying the coverage of the highway relocation assistance act by project number. Ought to pass. —0— Rep. Drake for Appropriations.

Ordered to third reading.

SB 72

relative to the issuance of state notes. Ought to pass. —0— Rep. Drake for Appropriations.

Ordered to third reading.

SB 315

relative to continuing the office space study committee. Ought to pass with amendment. Rep. Trowbridge for Public Works.

AMENDMENT

Amend section 1 of the bill by striking out the same and inserting in place thereof the following:

1 Committee Continued. Amend Laws 1970, chapter 29 by inserting after section 4 the following new section: 29:4-a Additional Duties Established. The office space study committee established by section 4 is hereby continued. Said committee

shall submit a report with its recommendations to the public works committee of both the house and senate in the 1973 legislature. It shall act in an advisory capacity to the director of the office of comprehensive planning. The committee is authorized to employ the services of a consultant to assist it in its duties. Provided however, any consultant so employed, shall receive compensation for his services only from federal or private funds, or from both.

Amendment adopted.

Ordered to third reading.

RESOLUTION

Rep. James O'Neill moved that all bills ordered to third reading be read a third time by this resolution and that all titles of bills and captions of resolutions be the same as adopted, and that they be passed at the present time.

Adopted.

THIRD READING AND PASSAGE BY HOUSE

SB 27, to provide for the prevention and cleanup of oil spillage in public waters.

SB 95, abolishing the office of research analyst, to senate finance committee and removing any reference to that office in the RSA.

SB 98, increasing the state guarantee for certain school construction programs.

SJR 14, relative to retirement credit for George R. Merrifield.

SB 197, establishing the salary of the pesticides surveillance scientist.

SJR 32, extending to June 30, 1973 the lapsing of the 1969 appropriation to provide state flags to servicemen.

SB 267, establishing a remote terminal providing information on federal funds in the office of the coordinator of federal funds.

SJR 16, reimbursing the members of the committee studying the economic potentials and development potentials of Mount Sunapee state park for mileage expense incurred.

SB 121, applying the coverage of the highway relocation assistance act by project number.

SB 72, relative to the issuance of state notes.

SB 73, defining and providing for the licensing and regulation of real estate brokers and salesmen; providing for the New Hampshire real estate commission defining its powers and duties; and imposing penalties for violations of this chapter.

SB 200, relative to indemnification agreements between architects, engineers or surveyors and owners, contractors, sub-contractors or suppliers.

SB 236, to abolish the so-called "locality rule" in judicial matters involving professional malpractice suits.

SB 240, to provide a procedure for the disposition of claims arising from legal or medical malpractice.

SJR 26, providing for a special legislative committee to study the methods by which a public defender system can be implemented in the state.

SJR 27, providing for a special legislative committee to study the feasibility of establishing a non-adversary juvenile and domestic relations court in the state.

SB 302, prohibiting discrimination because of age or sex.

SB 261, providing for reciprocity in motor vehicle citations.

SB 235, relative to the fee for liquor license issued after April first.

SB 315, relative to continuing the office space study committee.

SB 106, relating to filing notices under the timber conservation act and requiring an owner to furnish security for payment of the yield tax.

SB 289, relative to timber cutting adjacent to public waters.

SB 201, relative to the state apprenticeship council.

SB 296, to permit use of streets for conducting street fairs, including retail selling on temporary basis.

SB 317, to repeal charters of certain corporations.

SB 186, increasing the radius of operation and the fee for special operation permits for certain heavy motor vehicles.

SB 195, giving the director of safety services and his authorized representatives the power of arrest in the enforcement of laws relative to operation of boats by a person under the influence of liquor or drugs.

SB 297, requiring certain markings and equipment on bicycles.

UNANIMOUS CONSENT

Rep. Benton addressed the House by unanimous consent.

Rep. Vachon moved that Rep. Benton's remarks be printed in the Journal.

Adopted.

REP. BENTON'S REMARKS

Mr. Speaker, Ladies and Gentlemen: The subject of my presentation is "Some Observations of a Freshman Representative." Please be assured that there is nothing of a personal nature in my observations.

The members of the House of Representatives are masters at making mountains out of molehills.

They are superior at stoking tempests in teacups.

And they are outstanding at including mass hysteria.

The House of Representatives consists of 400 rugged individualists.

Friends may vote against friends.

Neighbors may vote against neighbors.

Relatives may vote against relatives.

Democrats have been known to vote Republican.

And Republicans are generally hopelessly divided amongst themselves.

But there is one time when there is complete agreement and harmony in the House, and there is brotherly and sisterly love to all — that time comes when the Speaker says, "Pass out the Boards."

He who speaks the loudest sometimes is heard the least, and he who speaks the longest is generally a hell of a bore.

But he who talks softly, and he who speaks briefly, and he who is sure to put his brain into gear before putting mouth into motion, he is the one who takes all the marbles!

The Bible tells that Moses went up the mountain, when he came down from the mountain he carried with him the "Ten Commandments" which he gave to the people. Here in the House we know that the Speaker went to the Governor's Office; when he left the Governor's Office he carried with him the "Ten Commandments," which he proceeded to jam down the throats of his people — the Members of the House!

The House will be reverently attentive to the reading of the "Ten Commandments."

1. Thou shalt not seek to overturn a committee report, lest the band of "Avenging Angels" in the front row shall rise up and smite thee down.

2. Thou shalt not demand a roll-call after 3 PM, or the moonlighters and those who seek to convene after adjournment shall rise up and smite thee down.

3. Thou shalt not take the name of the American Flag or Motherhood in vain or everyone shall rise up and smite thee down.

4. Thou shalt not covet and pinch thy neighbors newspaper.

5. Thou shalt not chicken-out on a roll-call vote and seek refuge in the rest rooms.

6. Thou shalt be closely aware of the parliamentary situation; one wrong utterance on a roll-call vote could result in thy being roasted in the pages of the Manchester Union-Leader.

7. Thou shalt not attempt to sway the membership with windy oratory, for the minds of the members have long since been made up.

8. Thou shalt learn well the words to use at the mike; "I rise to move", "Are you aware that", and "having voted with the majority", so that thou shall be known as a member of the club.

9. Thou shalt remember the consent calendar day and keep it holy by not demanding a quorum.

10. Thou shalt honor thy Speaker, thy Minority Leader and the Legislative Leadership, for theirs is the power to control thy destiny in seating and committee assignments and in setting the hour of adjournment.

This concludes the reading of the "Ten Commandments," and hopefully concludes my appearances before the House in this session. It has been my honor and privilege to have been associated with you fine and dedicated ladies and gentlemen.

And to you "Speaker," "Commander-in-Chief of the Mighty Mouth Brigade" until such time as the "Prison Industries" complete their assigned task of chiseling these commandments into a suitable stone tablet, here is a copy of the "Ten Commandments" which you gave your people!

Rep. Russel Chase explained the committee recommendation on reapportionment.

(Deputy Speaker in the Chair)

COMMITTEE REPORTS CONTINUED

SB 280

relative to the area school contract between Rochester school district and the Wakefield school district. Ought to pass. Rep. Hughes for Education.

Rep. Boucher offered an amendment.

The Clerk read the amendment in full.

Rep. Boucher explained the amendment.

(discussion)

Rep. Bowles spoke against the amendment.

Amendment lost.

Ordered to third reading.

SENATE MESSAGE
CONCURRENCE WITH AMENDMENT

HB 669, to eliminate the blood test requirement for barbers and hairdressers.

(Amendment printed SJ June 4, 1971)

The Clerk read the amendment in full.

Rep. Roma Spaulding moved that the House non-concur and that a committee of conference be established.

Adopted.

The Speaker appointed Reps. Cares, Edward Johnson and Roma Spaulding.

SB 199

relative to actions by and against tenants. Majority: Refer to Judicial Council for further study. Rep. Drabinowicz for Judiciary. Minority: Inexpedient to legislate. (Rep. Brungot) (Senate Amendment: Revised SJ June 9, 1971)

Testimony establishes that a problem exists in the area of tenants and landlords rights and duties. Entire subject needs extensive study.

Rep. Brungot moved that SB 199 be indefinitely postponed and spoke in favor of the motion.

Rep. Zachos spoke against the motion.

(Speaker in the Chair)

(discussion)

Reps. Levy, Wilfrid Boisvert, Brummer, Bednar and Van Gardner spoke in favor of the motion.

Reps. Drabinowicz, Palmer, Underwood and Eastman spoke against the motion.

Rep. Lambert moved the previous question on the entire subject matter; sufficiently seconded.

Adopted.

A division was requested.

It being manifestly in the affirmative.

Rep. Gerry Parker requested the yeas and nays for Hillsborough County only; sufficiently seconded by five members.

ROLL CALL HILLSBOROUGH COUNTY

YEAS: 55 NAYS: 22

YEAS

HILLSBOROUGH COUNTY:

Humphrey, Howard S., Eaton, Joseph M., Withington, Sawyer, Barnard, Daloz, Karnis, Heald, Philip C., Warren, Brocklebank, Lesage, Trombley, Desmarais, Lachance, Chamar, O'Neil, Robert, Aubut, Boisvert, Wilfrid, A., Grandmaison. Ouellette, Bissonnette, Alukonis, Bednar, Keeney, Rodgers, Dwyer, Lyons, Harvell, Cote, Joseph L., Dion, Cullity, McDermott, Barrett, Clancy, Lynch, John T., McDonough, Leclerc, Sysyn, Simard, Campono, Champagne, Chevrette, De-rome, Lemieux, St. Onge, Belanger, Clear, Murphy, Dennis J., Levasseur, Martineau, Lambert, Lesmerises, Burke, O'Connor, Timothy K., Vachon.

NAYS

HILLSBOROUGH COUNTY:

Poehlman, Mann, Arthur F., Murray, Hall, Belzil, Bouchard, Maurice L., Parker, Gerry F., Drabinowicz, Cote, Margaret S., Gabriel, Peabody, Arthur H., Van Loan, Abbott, Milne, Zachos, Montplaisir, Spirou, Walsh, Raiche, Robinson, Lynch, Doris T., Lamy.

Rep. Parker withdrew his request.

SB 199 was indefinitely postponed.

RECESS

AFTER RECESS

(Rep. George Roberts in the Chair)

SENATE MESSAGES

CONCURRENCE ON HOUSE BILL WITH AMENDMENT

HB 71, relative to authority of the coordinating board of advanced education and accreditation.

(Amendment printed in SJ 6-16-71)

Rep. Bowles moved that the House non-concur on the Senate amendment and that a committee of conference be established.

Adopted.

The Speaker appointed Reps. Bowles, Malcolm Stevenson and Gabriel.

HB 489, relative to the sentence for murder and the proceedings to determine the sentence.

(Amendment printed in SJ 6-16-71)

Rep. Zachos moved that the House non-concur with the Senate amendment and that a committee of conference be established.

Adopted.

The Speaker appointed Reps. Zachos, Richard Bradley and Brummer.

HB 843

authorizing emergency licenses in emergency situations for nursing home administrators.

(Amendment printed in SJ 6-16-71)

Rep. Heald moved that the House concur with the Senate amendment.

Adopted.

CONCURRENCE ON HOUSE AMENDMENT

SB 223, authorizing towns to appropriate funds to employ counsel for the prosecution of misdemeanors.

(Amendment printed in HJ 6-17-71)

COMMITTEE REPORTS CONTINUED

SB 278

providing that, with the approval of one parent, persons who have attained the age of eighteen years will be fully competent to contract relative to motor vehicles. Ought to pass. Rep. Palmer for Judiciary.

Would eliminate problems that minors now have with certificate of title law by providing that minors can purchase an automobile if he secures consent of one parent.

Rep. Zachos answered questions.

Ordered to third reading.

SB 262

relative to the alteration and construction of odometers and the protection of motor vehicle purchasers. Ought to pass. Rep. Hamel for Transportation.

A consumer protection bill which attempts to prohibit the setting back of odometers.

Rep. Spirou offered the following amendment.

AMENDMENT

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Readjustment of Speedometer or Odometer. Amend RSA 260 by inserting after section 90 the following new subdivision:

Regulation of Odometers

260:93 Standards For Odometers. On and after January 1, 1972 no passenger motor vehicle designated as a 1972 or later model which is manufactured after January 1, 1972 shall be registered in this state unless it is equipped with a tamper-resistant odometer designed with the intent to reduce the likelihood of unlawful tampering with the mileage reading thereon. The director of motor vehicles may make regulations establishing standards for such devices, which standards shall be consistent with provisions of federal law, if any, relating thereto. The director of motor vehicles shall not require, as a condition precedent to the initial sale of a vehicle, the inspection, certification or other approval of such odometer if such device or equipment has been certified, by the manufacturer as complying with federal or state law or regulation.

2 Readjustment of Odometer: Hour Meter; etc. Amend RSA 580 by inserting after section 8 the following new sections:

580:8-a Prohibition Against Changing Odometer and Hour Meter Reading. If any person tampers with, changes, turns back, or readjusts the instrument known as an "odometer" or "hour meter" as the case may be in a motor vehicle, highway building appliance, snowmobile, airplane or boat which instrument is designed to show by numbers or words the distance traveled or the use sustained by said motor vehicle, highway building appliance, snowmobile, airplane, or boat shall be fined not less than one hundred dollars nor more than five hundred dollars for the first offense and not less than five hundred no more than two thousand for each subsequent offense; provided, however, that nothing contained herein shall be construed to prevent the service, repair or replacement of a mileage or hour registering instrument which by reason or normal use, wear, or through damage requires services, repair, or replacement.

580:8-b Mileage to be Displayed. It shall be unlawful for any person engaged in the business of selling motor vehicles to sell or offer for sale any used or previously owned motor vehicle in the course of said business unless there is prominently displayed on a side window to the rear of the driver's seat a statement, signed by the previous owner subject to the pains and penalties of perjury, disclosing the mileage of said vehicle at the time he sold or traded said vehicle.

3 Effective Date. This act shall take effect sixty days after its passage.

Rep. Spirou moved that the reading of the amendment be dispensed with.

Adopted.

Rep. Spirou explained his amendment.

Rep. Bridges spoke in favor of the amendment.

Amendment adopted.

Ordered to third reading.

SB 254

prohibiting candidates for office, other than election officials, from being present within the rail of a polling place. Ought to pass. Rep. Higgins for Constitutional Revision.

Rep. Allen moved that SB 254 be indefinitely postponed and spoke in favor of his motion.

Reps. Spirou, Cares, Harvell, Richard Bradley and Joseph Cote spoke against the motion.

Rep. Coutermarsh spoke in favor of the motion.

(discussion)

Rep. Allen spoke a second time in favor of the motion.

(Speaker in the Chair)

Rep. Daloz spoke against the motion.

Rep. Flemming moved the previous question; sufficiently seconded.

Adopted.

On a vv the Speaker was in doubt and requested a division.

Rep. Emile Boisvert requested the Yeas and Nays; not sufficiently seconded.

157 having voted in the affirmative and 125 in the negative, SB 254 was indefinitely postponed.

The following Representatives wish to be recorded as in favor of SB 254, prohibiting candidates for office, other than election officials, from being present within the rail of a polling place.

Reps. Spirou, Drabinowicz, Emile Boisvert, Boucher, Chamberlin, DeWolfe, Zachos, Lemieux, Ouellette, Sysyn, McDonough, Milne, Ackerson, Marglaras, Miner, Charles Roberts, Nighswander, R. E. O'Neil, Trowbridge, Malcolm Stevenson, Webster, Dunham, Townsend, Belzil, Cares, Doris Lynch, Harvell, VanLoan, Colburn, Gordon, Conley, Richard Bradley, Underwood, Balomenos, Joseph Eaton, Shortlidge, Chandler, Daloz, Bowles, Gerry Parker, and Hamel.

SB 277

relative to disqualification of certain officials in the city of Manchester for employment by the city. Majority: Inexpedient to legislate; Rep. Robinson for Manchester Delegation. Minority. Ought to pass. (Reps. Spirou, Emile Boisvert, Lemieux, Simard, Leclerc, Sysyn, Murphy, Sweeney, and McDonough)

Majority report adopted.

Rep. Doris Lynch wishes to be recorded in favor of SB 277.

SB 183

relative to the allowable width of certain vehicles.

Rep. Hamel moved that SB 183 ought to pass and spoke in favor of his motion.

Rep. Greenwood spoke in favor of the motion.

(Discussion)

Rep. Dion moved the previous question; sufficiently seconded.

Adopted.

On a vv the Speaker was in doubt and requested a division.

It being manifestly in the affirmative, SB 183 was ordered to third reading.

RECONSIDERATION

Rep. Gerry Parker, having voted with the majority, moved that the House reconsider its action in passing SB 297, requiring certain markings and equipment on bicycles, and spoke in favor of his motion.

Rep. James O'Neil spoke in favor of the motion.

Adopted.

Rep. Gerry Parker moved that SB 297 be indefinitely postponed and spoke in favor of his motion.

Rep. Hamel spoke against the motion.

(discussion)

Rep. Dion moved the previous question; sufficiently seconded.

Adopted.

Motion lost.

Ordered to third reading.

RECONSIDERATION

Reps. Cleon Gardner, Ouellette and Gerry Parker moved that the House reconsider its action in killing HB 221, amend-

ing the charter of the city of Nashua to provide for the appointment of library trustees by the mayor subject to approval by the board of aldermen.

Rep. Gerry Parker spoke against the motion.

Reps, Ouellette and Cleon Gardner spoke in favor of the motion.

(discussion)

Rep. Margaret Cote spoke against the motion.

Rep. Dion moved the previous question; sufficiently seconded.

Adopted.

Reconsideration lost.

Rep. Belzil wished to be recorded as in favor of HB 221.

RECONSIDERATION

Rep. Lemieux, having voted with the majority, moved that the House reconsider its action in killing SB 277, relative to disqualification of certain officials in the city of Manchester for employment by the city, and spoke against the motion.

Rep. Martineau challenged Rep. Lemieux.

The Speaker ruled that reconsideration could lie in courtesy to Rep. Lemieux.

Reps. Martineau and Robinson spoke against reconsideration.

Reconsideration lost.

Rep. Lemieux requested the yeas and nays; sufficiently seconded.

ROLL CALL HILLSBOROUGH COUNTY

YEAS: 20 NAYS: 63

YEAS

Eaton, Clyde S., Belzil, Cote, Margaret S., Keeney, Harvell, Vanloan, Abbott, Daniels, Zachos, Cullity, McDermott, Spirou, McDonough, Boisvert, Emile E., Leclerc, Sysyn, Lemieux, Belanger, Sweeney, Murphy, Dennis J.

NAYS

Humphrey, Howard S., Barnard, Poehlman, Murray, Karnis, Heald, Philip C., Warren, Carter, Coburn, Bragdon, Spalding, Kenneth W., Hall, Bouchard, Maurice L., Parker, Gerry F., Lesage, Trombley, Drabinowicz, Desmarais, Gardner, Cleon J., Lachance, Chamard, O'Neil, Robert, Aubut, Grandmaison, Sirois, Bissonnette, Alukonis, Bednar, Rodgers, Peabody, Arthur H., Dwyer, Lyons, Bridges, Ackerson, Montplaisir, Murphy, Francis, Dion, Duhaime, Armand L., Welch, John L., Manning, Walsh, Barrett, William F., Clancy, Lynch, John T., Simard, Campono, Champagne, Chevrette, Derome, Raiche, St. Onge, Robinson, Lynch, Doris T., Clear, Lamy, Levasseur, Martineau, Allard, Brunelle, Lambert, Burke, O'Connor, Timothy K., Vachon.

(Deputy Speaker in the Chair)

Rep. Lemieux withdrew his request.

Reconsideration of SB 277 lost.

Rep. Doris Lynch wished to be recorded in favor of SB 277.

RECONSIDERATION

Rep. Gordon, having voted with the majority, moved that the House reconsider its action in ordering to third reading SB 233, relative to sewage disposal systems, and spoke against the motion, and withdrew his motion.

Rep. Gordon served notice that today or some subsequent day he would ask for reconsideration of the action of the House in ordering to third reading SB 233, relative to the sewage disposal systems.

RECONSIDERATION

Rep. Brungot, having voted with the majority, moved that the House reconsider its action in killing SB 199, relative to actions by and against tenants, and spoke against the motion.

Reconsideration lost.

RECONSIDERATION

Rep. Allen, having voted with the majority, moved that the House reconsider its action in killing SB 254, prohibiting

candidates for office, other than election officials, from being present within the rail of a polling place, and spoke against the motion.

Reconsideration lost.

(Speaker in the Chair)

The Speaker announced the following Representatives would be named to the committee of conference on HB 606, making appropriations for capital improvements. Reps. Raymond, Trowbridge and Belcourt.

and to committee of conference on HB 918, making appropriations for the expenses of certain departments of the state for the fiscal years ending June 30, 1972 and June 30, 1973, Reps. Drake, Ferguson, Weeks, Huot and Bruton.

Rep. James O'Neil moved that all bills ordered to third reading be read a third time by this resolution and that all titles of bills and captions of resolutions be the same as adopted, and that they be passed at the present time, and further that when the House adjourns today it be to meet Monday next at 11:00 o'clock.

Adopted.

SB 278, providing that, with the approval of one parent, persons who have attained the age of eighteen years will be fully competent to contract relative to motor vehicles.

SB 262, relative to the alteration and construction of odometers and the protection of motor vehicle purchasers.

SB 183, relative to the allowable width of certain vehicles.

SB 297, requiring certain markings and equipment on bicycles.

SB 280, relative to the area school contract between Rochester school district and the Wakefield school district.

SENATE MESSAGE NON-CONCURRENCE AMENDMENT REQUESTS COMMITTEE OF CONFERENCE

SB 144, relative to the limitations on the loaning authority of savings banks, cooperative banks, building and loan associa-

tions and savings and loan associations. The President appointed Sens. Ferdinando and Morrisette.

Rep. Bigelow moved that the House accede for request of committee of conference.

Adopted.

The Speaker appointed Reps. Milne, Bartlett and Robinson.

RECESS

AFTER RECESS

SENATE MESSAGE CONCURRENCE ON HB WITH AMENDMENT

HB 918, making appropriations for the expenses of certain departments of the state for the fiscal years ending June 30, 1972 and June 30, 1973.

Rep. Drake moved that the House non-concur with the Senate amendment and that a committee of conference be established.

Adopted.

The Speaker appointed Reps. Drake, Ferguson, Weeks, Huot and Bruton.

RECESS

The House recessed until 9:30 p.m.

AFTER RECESS

SENATE MESSAGE CONCURRENCE ON HB WITH AMENDMENT

HB 606, making appropriations for capital improvements.

Rep. Drake moved that the House non-concur with the Senate amendment and that a committee of conference be established.

Adopted.

The Speaker appointed Reps. Raymond, Trowbridge and Belcourt.

On motion of Rep. Milne the House adjourned at 10:07 p.m.

Monday, 21Jun71

The House met at 11:00 a.m.

Prayer was offered by House Chaplain Rev. William L. Shafer.

Eternal GOD, Creator and Sustainer of all life, we pause at the beginning of this week's labors realizing our constant need for Your direction and Your guidance in our lives. Let our work this week be constructive in purpose, responsible in action, desiring always the common good for our Granite State and her citizens. We pray for courage and increased ability to do well the tasks that stand before us, knowing that, in everything we do, we witness to our faith or our lack of faith in Your living presence, O GOD. Enable us to be a fellowship of concern and compassion, a bulwark of peace and understanding, a blessing to all who love and practice the virtues of liberty and freedom in Your Precious Name. Amen.

Rep. Oswell led the Pledge of Allegiance.

LEAVES OF ABSENCE

Reps. Urie and Fernald, the week, illness.

Rep. Hayes, the week, attending a funeral.

Rep. Sawyer, indefinite, illness.

Reps. Ackerson, Streeter, and Mayhew, the week, important business.

Rep. Harvell, the day, important business.

Rep. Glavin, today and tomorrow, important business.

Rep. Beckett, rest of the session, very important business.

SENATE MESSAGES
CONCURRENCE

HB 643, relative to supervisory audits of credit unions.

HB 655, relative to renewal of automobile insurance policies.

HB 704, authorizing the attachment of corporate securities.

HB 718, to amend the conditions of an appropriation for Dilliant-Hopkins Airport, Keene.

HB 736, authorizing bank officers to certify on mortgage applications the value of the property to be mortgaged.

HB 738, permitting banks to suspend business during emergencies and for other reasons.

HB 755, relative to salaries of district court judges.

HB 760, exempting managers of public motion picture houses from the obscenity statute under certain conditions.

HB 765, providing for the distribution of the state appropriation for school hot lunches.

HB 783, to amend the conditions of an appropriation for Lebanon regional airport, Lebanon.

HB 848, relative to actions to quiet title against known and unknown persons.

HB 874, authorizing the register of probate to give "notice" to beneficiaries.

HB 907, to prohibit the display of flags, banners and other insignia on public buildings in certain cases.

HB 958, to provide for the separate settlement of property damage and personal injury claims arising out of the same motor vehicle accident.

HJR 49, requesting the judicial council to study and make recommendations relative to the uniform partnership act.

HB 5, relative to powers and duties of New England Interstate Water Pollution Control.

HB 251, providing that the provisions of the constitution of New Hampshire shall establish the age for voters.

HB 419, relative to supplies for discharged prisoners.

HB 550, providing copies of the Revised Statutes Annotated for attorneys in the office of attorney general.

HB 588, to correct a typographical error in the Revised Statutes Annotated.

HB 626, to require higher safety standards in the construction of driveways and other access to the public way.

HB 642, eliminating the payment of taxes as a condition precedent to receiving the service exemption from taxes.

HB 645, relative to the practice of veterinary medicine in New Hampshire.

HB 675, eliminating the requirement of publishing the advertisement of sale of state guaranteed sewer bonds and notes.

HB 737, permitting nonprofit colleges, nonprofit trusts and funds to be participating lenders.

HB 753, eliminating the biennial referendum on sweepstakes on the ballots.

HB 769, providing for consultation by the labor commissioner with chiropractors relative to reasonable value of services.

HB 776, relative to the duties of the Mount Washington commission.

HB 768, relative to sewer rates.

HB 788, prohibiting the use of motor boats on Jericho Pond.

HB 796, relative to the display of the New Hampshire state flag.

HB 814, enabling towns to elect a three-man board of assessors.

HB 839, relative to fees charged by the Hillsborough county register of deeds.

HB 883, relative to petitioning articles in the warrant concerning planning boards and zoning.

HB 888, relative to the practice of professional engineering.

HB 893, enacting the white cane law.

HB 905, relative to the erection, maintenance and regulation of crematories.

HB 906, regulating prearranged funerals or burial plans, compensating the state board of registration of funeral directors and embalmers and regulating the exposing of corpses.

HB 919, exempting certain municipal water companies from classifications as public utilities.

HB 923, relative to the parking of motor vehicles by disabled war veterans.

HB 928, prohibiting motorboats on Smith Meeting House Pond and Rollins Pond.

HB 978, relative to the repair of faulty private sewage systems.

HB 986, relative to transfer of prisoners.

HB 993, relative to the enforcement of the election laws.

HJR 55, establishing a special committee to study the effectiveness of the laws relating to access to and use of public buildings by the physically handicapped.

CONCURRENCE WITH HOUSE AMENDMENTS

SB 27, to provide for the prevention and cleanup of oil spillage in public waters.

SB 195, giving the director of safety services and his authorized representatives the power of arrest in the enforcement of laws relative to operation of boats by a person under the influence of liquor or drugs.

SB 240, to provide a procedure for the disposition of claims arising from legal or medical malpractice.

SB 267, establishing a remote terminal providing information on federal funds in the office of the coordinator of federal funds.

SB 289, relative to timber cutting adjacent to public waters.

SB 296, to permit use of streets for conducting street fairs, including retail selling on temporary basis.

SB 317, to repeal charters of certain corporations.

SJR 14, relative to retirement credit for George R. Merrifield.

SJR 26, providing for a special legislative committee to study the methods by which a public defender system can be implemented in that state.

SJR 27, providing for a special legislative committee to study the feasibility of establishing a non-adversary juvenile and domestic relations court in the state.

SJR 32, extending to June 30, 1973 the lapsing of the 1969 appropriation to provide state flags to servicemen.

ENROLLED BILLS REPORT

HB 582, regulating outdoor advertising on the interstate, federal aid systems, and turnpikes.

HB 643, relative to supervisory audits of credit unions.

HB 655, relative to renewal of automobile insurance policies.

HB 704, authorizing the attachment of corporate securities.

HB 718, to amend the conditions of an appropriation for Dillant-Hopkins Airport, Keene.

HB 736, authorizing bank officers to certify on mortgage applications the value of the property to be mortgaged.

HB 760, exempting managers of public motion picture houses from the obscenity statute under certain conditions.

HB 765, providing for the distribution of the state appropriation for school hot lunches.

HB 783, to amend the conditions of an appropriation for Lebanon Regional Airport, Lebanon.

Roxie A. Forbes
For The Committee

NON-CONCURRENCE

HB 850, clarifying the powers of sheriffs and police officers.

ACCEDED TO
REQUEST FOR COMMITTEE OF CONFERENCE

HB 606, making appropriations for capital improvements.

The President appointed Sens. Townsend and Lamontagne.

HB 669, to eliminate the blood test requirement for barbers and hairdressers.

The President appointed Sens. Snell and Marcotte.

HB 800, providing for annual physical examinations for school bus operators.

The President appointed Sens. Poulsen and Lamontagne.

HB 71, relative to authority of the Coordinating Board of Advanced Education and Accreditation.

The President appointed Sens. English and Leonard.

HB 918, making appropriations for the expenses of certain departments of the state for the fiscal years ending June 30, 1972 and June 30, 1973.

The President appointed Sens. R. Smith, S. Smith and Provost.

HB 489, relative to the sentence for murder and the proceedings to determine the sentence.

The President appointed Sens. Nixon and Lamontagne.

CONCURRENCE ON HB WITH AMENDMENT

HB 930, relative to the prevention of pollution from dredging, filling, mining, or other construction.

(Amendment printed in SJ 6-18-71)

Rep. Claflin moved that the House concur with the Senate amendment.

Adopted.

HB 668, extending the tenure of the special board to determine matters relating to state resources.

(Amendment printed in SJ 6-18-71)

Rep. Greene moved that the House concur with the Senate amendment.

Adopted.

HB 172, relating to public disposal facilities.

(Amendment printed in SJ 6-18-71)

Rep. Greene moved that the House concur with the Senate amendment.

Adopted.

HB 294, providing for the establishment of public refuse disposal facilities under certain conditions.

(Amendment printed in SJ 6-18-71)

Rep. Greene moved that the House concur with the Senate amendment.

Adopted.

HB 623, extending the application of the right to know law to the legislature and all its committees.

(Amendment printed in SJ 6-18-71)

Rep. MacDonald moved that the House concur with the Senate amendment.

Adopted.

HB 501, relative to the board of chiropractic examiners and registration.

(Amendment printed in SJ 6-18-71)

Rep. Shirley Clark moved that the House concur with the Senate amendment.

Adopted.

NON-CONCURRENCE HOUSE AMENDMENT REQUEST FOR COMMITTEE OF CONFERENCE

SB 315, relative to continuing the office space study committee.

Rep. Trowbridge moved that the House accede to request for committee of conference.

Adopted.

The Speaker appointed Reps. Trowbridge, Esther Davis and Fortier.

COMMITTEE REPORTS

SB 80

providing veterinary medical education at Ohio State University for New Hampshire residents and making an appropriation therefor. Inexpedient to legislate. \$16,200. Rep. Drake for appropriations.

Resolution adopted.

SJR 29

relative to reimbursement to the Wentworth School district for fire damage to the Wentworth elementary school. Ought to pass. \$15,000. Rep. Drake for Appropriations.

Ordered to third reading.

SJR 34

establishing a commission to study the New Hampshire Retirement System. Refer to the Fiscal Committee. —0— Rep. Drake for Appropriations.

Referred to the Fiscal Committee.

SB 29

relative to investigating cases of desertion of dependents, establishment of paternity, and securing financial support. Inexpedient to legislate. \$78,114. Rep. Drake for Appropriations.

Resolution adopted.

SB 88

relative to the Robert Frost Homestead Foundation. Inexpedient to legislate. \$4,000. Rep. Drake for Appropriations.

Resolution adopted.

SB 89

relative to the distribution of state publications. Inexpedient to legislate. —0— Rep. Drake for Appropriations.

Resolution adopted.

SB 166

amending the 1969 appropriation relative to capital expenditures at Franconia Notch state park. Ought to pass. —0—
Rep. Drake for Appropriations.

Ordered to third reading.

SPECIAL ORDER

SB 28, requiring inspection and certification of petroleum storage facilities and establishing a fee therefor.

Rep. Greene moved that SB 28 be made a special order for 11:01 Wednesday.

Adopted.

SUSPENSION OF RULES

Rep. Dion moved that the rules of the House be so far suspended as to permit the introduction today of committee reports listed in the House Calendar of Tuesday, June 22.

Adopted by two-thirds vote.

SJR 9

in favor of John Dukette of Andover. Ought to pass with amendment. Rep. Hood for Claims, Military and Veterans Affairs.

State originally accepted liability for this claim in the amount of \$1000. It is not Highway Department policy to fully reimburse the costs of wells built by the property owner.

AMENDMENT

Amend the resolution by striking out all after the resolving clause and inserting in place thereof the following:

That the sum of one thousand dollars is hereby appropriated to partially reimburse Mr. John Dukette of Andover in full and final settlement for damage to his well caused by road salt. The Governor is authorized to draw his warrant on the highway fund for the sum appropriated by this resolution

out of any moneys in said highway fund not otherwise appropriated.

Amendment adopted.

Ordered to third reading.

SB 217

relative to the establishment of an electric power plant and major transmission siting and construction licensing procedure. Ought to pass with amendment. Rep. Colburn for Environmental Quality and Agriculture.

Provides review and approval for location and construction of electric power plants and transmission lines. Amendment satisfies objections raised by Berlin area.

AMENDMENT

Amend RSA 169-E:3 as inserted by section 1 of the bill by inserting in line two after the words "director and" the words (the chief) so that said section as amended shall read as follows:

163-E:3 Site Evaluation Committee. The bulk power supply facility site evaluation committee shall consist of the executive director and the chief aquatic biologist of the water supply and pollution control commission, the commissioner of the department of resources and economic development, the director of fish and game, the director of the office of planning, the chairman of the water resources board, the director of the radiation control agency, the executive secretary of the air pollution control commission, the commissioner of the department of health and welfare, the director of the division of parks, the director of the division of resources, the chairman of the public utilities commission and the chief engineer of the public utilities commission. The director of water supply and pollution control commission shall be chairman of the committee. Provided that in the event there is created an agency or department whose function is the protection and preservation of the environment of the state, then the director of that agency shall be the chairman of the committee.

Amend RSA 162-E:6, II as inserted by section 1 of the bill by inserting in line five after the word "filing" the words (ex-

cept for good cause shown) and by inserting in line thirteen after the word "exempt" the words (with respect to the site applied for) so that said paragraph as amended shall read as follows:

II. All applications for a certificate of site and facility shall be filed with the commission not less than two years prior to the planned date of commencement of construction of the facilities affected and such plans may be subject to reasonable modification during the period of review. As a prerequisite to such filing except for good cause shown, the electric utility shall have complied with the provisions of RSA 162-E:4; and with respect to power plants and transmission line routes, except for a good cause shown, shall have complied with the requirement that the site selected is from among those sites in the electric utility's five-year inventory of sites approved by the site evaluation committee and that it will utilize the general transmission line routes identified in its long-range plans. Provided, however, that any applicant filing an application for a certificate of site and facility within the five years of the effective date of this chapter shall be exempt with respect to the site applied for from RSA 162-E:4, and that the site be selected from the applicant's five-year inventory of sites.

Amend RSA 162-E:7 as inserted by section 1 of the bill by inserting in line three of the introductory paragraph after the word "hearing" the words (in the county in which the proposed facility is to be located) so that said introductory paragraph as amended shall read as follows:

162-E:7 Public Hearing; Studies; Rules. Upon receipt of an application for a certificate of site and facility, pursuant to RSA 162-E:6, the site evaluation committee and the commission shall hold a joint public hearing in the county in which the proposed facility is to be located within six months and shall publish a public notice not less than twenty-one days before said hearing in each newspaper having a regular circulation in the affected area describing the location of the proposed facilities.

Further amend RSA 162-E:7 as inserted by section 1 of the bill by inserting at the end thereof the following new paragraph:

VII. Exemption. For a period of four years from the effective date of this chapter bulk power supply facilities owned or owned upon amortization by a municipality and located entirely within the geographical limits of the municipality shall be exempt from the provisions of this chapter.

Amend the bill by striking out section 4 and inserting in place thereof the following:

4 Effective Date. This act shall take effect upon passage except that as it affects transmission lines it shall take effect ninety days after passage.

Amendment adopted.

Ordered to third reading.

SB 219

relative to state employees' compensation. Refer to study committee. Rep. Shirley Clark for Executive Departments and Administration.

Resolution adopted.

SB 285

authorizing the Human Rights Commission to accept public and private grants. Ought to pass with amendment. Rep. Shirley Clark for Executive Departments and Administration.

AMENDMENT

Amend the title of the bill by inserting at the end thereof the words (and naming the Donald J. Welch Nursing Care Unit of the New Hampshire Soldiers' Home) so that said title as amended shall read as follows:

An Act

authorizing the Human Rights Commission to accept public and private grants, and naming the Donald J. Welch Nursing Care Unit of the New Hampshire Soldiers' Home.

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 Naming the Donald J. Welch Nursing Care Unit of the New Hampshire Soldiers' Home. Amend Laws of 1969, 535 by

striking out said chapter and inserting in place thereof the following:

That the new nursing home to be constructed at the New Hampshire Soldiers' Home shall hereafter be named and known as the Commandant Donald J. Welch Nursing Care Unit, and that the commissioner of public works and highways be directed to secure a suitable plaque to be erected at said nursing home designating the name hereby given to said unit.

3 Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted.

Ordered to third reading .

SB 291

repealing the bounty on bobcats. Inexpedient to legislate. Rep. Huggins for Fish and Game.

Would repeal bounty on bobcats.

Resolution adopted.

SB 234

providing for consumer product warranty protection. Refer to same study committee as SJR 23 and SB 229. Rep. Alukonis for Judiciary.

Subject matter is included in the Uniform Consumer Credit Code and should be studied by the same study committee as SJR 23 and SB 229.

Resolution adopted.

SB 229

to limit the holder in due course doctrine in consumer credit sales. Refer to same study committee as SJR 23. Rep. Record for Judiciary.

Should be studied along with the Uniform Consumer Credit Code.

Resolution adopted.

SB 284

providing for the establishment of a Court Accreditation Commission. Ought to pass with amendment. Rep. Andrews for Judiciary.

Establishes a commission composed of a layman, a member of the legislature, a lawyer, a justice of the superior court to conduct annual inspections of court facilities and make annual reports to the courts, the judicial council and the bar association.

AMENDMENT

Amend RSA 490:5-d as inserted by section 1 of the bill by striking out the same and inserting in place thereof the following:

490:5-d — Rating; Accreditation. The commission shall rate each court inspected as herein provided as “accredited-excellent”, “accredited-satisfactory” or “not accredited”, in accordance with the criteria set forth in RSA 490:5-c and the commission rating shall be a matter of public record and shall be transmitted in written form to each court.

Amendment adopted.

Ordered to third reading.

SB 286

providing for the waiver of court costs and fees in certain cases. Ought to pass with amendment. Rep. Nighswander for Judiciary.

Gives court the discretionary power to waive filing fees and other such court costs in appropriate cases.

AMENDMENT

Amend section 1 of the bill by striking out the same and inserting in place thereof the following:

1 Waiver Provided. Amend RSA 499 by inserting after section 18-a the following new section: 499:18-b Waiver of Court Costs and Fees. Except as otherwise specifically provided by the rules of the superior court, any person by reason of poverty, may seek relief from the payment of any fees provided by law which are payable to any court, clerk of court, or sheriff. The court upon the application of such person, which application may be filed without fee, may in its discretion order the payment of such fees waived. In any case in which a person is represented by a legal aid society, a federally funded legal services project,

or counsel assigned in accordance with the rules of the court, all filing costs shall be waived by the clerk without the necessity of a court order. Fees for the service of process by sheriffs shall be a charge against the county.

Amendment adopted.

Ordered to third reading.

SJR 23

requesting the legislative study committee to study and make recommendations relative to the Uniform Consumer Credit Code. Ought to pass with amendment. Rep. Habel for Judiciary.

Continues the study of the Uniform Consumer Credit Code undertaken during the last interim.

AMENDMENT

Amend the resolution by striking out all after the resolving clause and inserting in place thereof the following:

The legislative study committee or the appropriate standing committee is hereby requested to take under advisement, study and make recommendations relative to the uniform consumer credit code. The committee is requested to make a report of its findings, recommendations and any proposed legislation to the next regular session of the general court.

Amendment adopted.

Ordered to third reading.

SB 37

relative to the hours of employment for female laboratory technicians. Ought to pass. Rep. Howland for Labor, Human Resources and Rehabilitation.

Allows laboratory technicians to work extra hours as emergency situations sometimes require.

Ordered to third reading.

SB 170

relative to disposal by auction sale of certain surplus municipal property. Inexpedient to legislate. Rep. Randlett for Municipal and County Government.

Resolution adopted.

SB 53

providing for a monitoring program of and the preservation of the ledges on Profile Mountain and making an appropriation therefor. Ought to pass with amendment. Rep. Claflin for Resources, Recreation and Development.

AMENDMENT

Amend section 3 of the bill by striking out the same and inserting in place thereof the following:

3 Effective Date. This act shall take effect upon its passage.

Amendment adopted.

Referred to Appropriations.

SB 188

relative to a compact between the states of Maine and New Hampshire to promote the better utilization of the Saco River Watershed. Ought to pass. Rep. Claflin for Resources, Recreation and Development.

Maine-New Hampshire joint action establishing commission to forward development of Saco River watershed.

Ordered to third reading.

SB 135

to license private detectives and private detective agencies. Refer to Legislative Study Committee or pertinent standing committee. Rep. Adams for Statutory Revision.

This bill is very much needed but at this late date, the committee feels it should have further study to make this a workable bill.

Resolution adopted.

SB 148

to require voting on each office. Inexpedient to legislate. Rep. MacDonald for Statutory Revision.

This bill would eliminate straight ticket voting. The committee felt (12-4) that this change would *not* promote more intelligent voting. People *now* may vote separately on each office and indeed the majority does. The committee felt candidates would be disclaiming party affiliations if this bill

passed and the lower part of the ticket would experience a drastic fall off.

Resolution adopted.

SB 150

requiring that the mayor of the city of Nashua be elected by majority vote and providing for a run-off election re the same. Inexpedient to legislate. Rep. Burleigh for Statutory Revision.

Two-thirds of the Nashua delegation opposed this bill.

Resolution adopted.

SB 237

relative to salaries of special justices of the district courts. Inexpedient to legislate. Rep. Forcier for Statutory Revision.

This bill would eliminate alternatives now available to local governing bodies to determine the salary of special justices of the district court.

Resolution adopted.

SUSPENSION OF THE RULES

Rep. MacDonald moved that the rules of the House be so far suspended as to take up a committee report not previously listed in the Journal.

Adopted by the necessary two-thirds.

SB 107, to reorganize the commission on interstate cooperation and make an appropriation. Ought to pass. Rep. MacDonald for Statutory Revision.

Rep. MacDonald explained SB 107.

(discussion)

Referred to Appropriations.

SB 308

relative to the workweek and overtime pay for the state police. Ought to pass with amendment. Rep. Shirley Clark for Executive Departments and Administration.

AMENDMENT

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 State Police Compensation. Amend RSA 99:2 by inserting after paragraph e the following new paragraph: f. The standard workweek for trooper trainees, troopers, corporals, corporal technicians, sergeants, detective sergeants, lieutenants, captains and majors employed by the division of state police shall be a basic forty hour week. To the annual salary of such employees shall be added compensation equivalent to eight hours per week or four hundred sixteen hours per year.

Amendment adopted.

Referred to Appropriations.

SB 227

providing for equitable actions against polluters of the air, water and other natural resources of the state. Majority: Refer to Judicial Council for study in conjunction with SB 293; Rep. Doris Lynch for Judiciary. Minority: Ought to pass. (Rep. Andrews)

Committee felt that bill needed considerable amending to prevent numerous costly lawsuits. A similar bill, SB 293, was sent to the Judicial Council for further study, and both bills should be studied together.

Minority: This is an environmental bill of rights that allows the people to fight pollution without cost to the state.

Rep. Andrews moved that the words, ought to pass, be substituted for the majority report, That it be referred to Judicial Council for study in conjunction with SB 293, and spoke in favor of the motion.

(discussion)

Reps. Zachos, Raiche, Brungot, Fleming, Oleson and James O'Neil spoke against the motion.

Reps. Bednar, Robinson, Cares, Gerry Parker, Ineson and Shortlidge spoke in favor of the motion.

Rep. Chandler moved the previous question on the entire subject matter; sufficiently seconded.

A division was requested.

It being manifestly in the negative, the motion lost.

Referred to Judicial Council.

SB 152

providing standards for registration displays on snow traveling vehicles. Inexpedient to legislate. —0— Rep. Drake for Appropriations.

Rep. Andrews moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate.

Rep. Drake explained the committee recommendation.

(discussion)

Rep. Hamel spoke against the motion.

Rep. Dion moved the previous question on the pending motion; sufficiently seconded.

Adopted.

Motion lost.

Resolution adopted.

SB 177

relative to special motor vehicle registration numbers and the driver education fund. Inexpedient to legislate; covered by prior legislation. —0— Rep. Drake for Appropriations.

Resolution adopted.

RECESS**AFTER RECESS**

(Rep. George Roberts in the Chair)

ENROLLED BILLS REPORT

HB 48, permitting the reapportionment of cooperative school boards to provide for equal representation.

HB 451, establishing a commission to study and make legislative recommendations concerning the regulations and licensing requirements which apply to halfway houses.

HB 458, prohibiting the use of motorboats on Berry Pond in Moultonborough.

HB 586, making it unlawful to operate a motor vehicle while in possession of a controlled drug.

HB 636, to expand the authority of Water Supply and Pollution Control Commission relative to safety regulations for recreational camps and public swimming pools.

HB 664, providing procedural amendments to the search warrant statute.

HB 874, authorizing the register of probate to give "notice" to beneficiaries.

HB 798, requiring notice of junking of motor vehicles.

HB 898, to reduce the terms of office of members and the membership of the Nashua Board of Education.

HB 892, providing for an annual salary for members of the Nashua Board of Education.

HB 907, to prohibit the display of flags, banners and other insignia on public buildings in certain cases.

HB 936, providing that cooperative school districts may elect district officers at the time and places for the election of town officers in the towns which comprise the district.

HB 956, changing the date for the regular meetings of the board of the union school district in Concord.

HB 958, to provide for the separate settlement of property damage and personal injury claims arising out of the same motor vehicle accident.

HB 961, relative to supervisory union number seven.

HJR 49, requesting the Judicial Council to study and make recommendations relative to the Uniform Partnership Act.

SB 27, to provide procedures for the prevention and clean-up of oil spillage in public waters.

SB 30, relative to the time after which the requirements of filing proof of financial responsibility may be waived.

SB 103, authorizing the State of New Hampshire to acquire and dispose of industrial facilities.

SB 113, to increase the penalties for driving while intoxicated or under the influence of drugs.

SB 120, to require public hearings prior to the vote on bond or note issues of certain municipalities and providing procedures for bonds in excess of one hundred thousand dollars.

SB 124, relative to the definition of a workday.

SB 163, prohibiting dumping materials from out-of-state.

SB 158, relative to the assignment of pupils under dual enrollment.

SB 195, giving the Director of Safety Services and his authorized representatives the power of arrest in the enforcement of laws relative to operation of boats by a person under the influence of liquor or drugs.

SB 214, relative to filing city charters and amendments thereto, with the Secretary of State.

SB 267, establishing a remote terminal providing information on federal funds in the Office of the Coordinator of Federal Funds.

SB 289, relative to timber cutting adjacent to public waters.

SB 296, to permit use of streets for conducting street fairs, including retail selling on temporary basis.

SB 313, to protect the Appalachian National Scenic Trail within the State of New Hampshire.

SJR 14, relative to retirement credit for George R. Merrifield.

SJR 22, in favor of Steven W. Rollins.

SJR 26, providing for a special legislative committee to study the methods by which a public defender system can be implemented in the state.

SJR 27, providing for a special legislative committee to study the feasibility of establishing a non-adversary juvenile and domestic relations court in the state.

SJR 32, extending to June 30, 1973 the lapsing of the 1969 appropriation to provide state flags to servicemen.

Roxie A. Forbes
For the Committee

SENATE MESSAGES

CONCURRENCE ON HB WITH AMENDMENT

HB 884, requiring that sugar served in public eating places be served in individually wrapped packets.

(Amendment printed in SJ 6-18-71)

Rep. Roma Spaulding moved that the House concur with the Senate amendment.

Adopted.

HB 187, to revise the procedures governing the practice of dentistry in the state of New Hampshire.

AMENDMENT

Amend RSA 317-A:5 as inserted by section 1 of the bill by striking out said section and inserting in place thereof the following:

317-A:5 Report; Receipts. The board shall make an annual report of its proceedings to the governor by June thirty in each year, and all fees and fines received by the board shall be paid monthly by the secretary-treasurer to the state treasurer.

The Clerk read the amendment in full.

Rep. Roma Spaulding moved that the House concur with the Senate Amendment.

Adopted.

ENROLLED BILLS AMENDMENT

SB 306, relative to institutional collections.

AMENDMENT

Amend section 1 of the bill by striking out lines one and two, and inserting in place thereof the following:

1 Financial Statements. Amend RSA 8 by inserting after section 41-a the following new section: 8:41-B Financial Statements. Within sixty days

Amend section 2 of the bill by striking out lines one and two and inserting in place thereof the following:

2 Support by the State. Amend RSA 8:46, as amended, by striking out said section and inserting in place thereof the following:

Amendment adopted.

SB 179, limiting the scope of inquiry directed to applicants for state employment and state licensing.

AMENDMENT

Amend section 1 of the bill by striking out lines one and two and inserting in place thereof the following:

1 Public Office. Amend RSA 98 by inserting after section 19 the following new section: 98:20 Applicant's Criminal Record. No applicant for state

Amendment adopted.

COMMITTEE REPORTS CONTINUED

SB 230

including certain cooperative school districts among those school districts which may elect officers at the time and places for the election of town officers in the towns which comprise said districts. Inexpedient to legislate. Rep. Randlett for Municipal and County Government.

Rep. Boucher requested a quorum count.

249 members having answered, a quorum was present.

Resolution adopted.

SB 238

relative to release from county jails and houses of correction. Ought to pass. Rep. Edes for Labor, Human Resources and Rehabilitation.

(discussion)

Rep. Gordon moved that SB 238 be indefinitely postponed and spoke in favor of his motion.

Reps. Merrill, Edes, Brungot and Cate spoke against the motion.

Rep. Hardy spoke in favor of the motion.

Rep. Webster requested a division.

Rep. Woods requested a quorum count.

249 members having answered, a quorum was present.

Rep. Gordon requested the Yeas and Nays; sufficiently seconded by five members.

Rep. Gordon withdrew his request.

105 having voted in the affirmative and 125 in the negative, the motion to indefinitely postpone lost.

The question now on ordering SB 238 to third reading.

A division was requested

A quorum count was requested.

274 members having answered, a quorum was present.

132 having voted in the affirmative and 102 in the negative, SB 238 was ordered to third reading.

Rep. Gordon challenged the division count.

146 having voted in the affirmative and 114 in the negative, SB 238 was ordered to third reading.

(Speaker in the Chair)

SENATE MESSAGES

CONCURRENCE ON HOUSE AMENDMENT

SB 93, relative to workmen's compensation to state employees.

NON-CONCURRENCE ON HOUSE AMENDMENT
AND REQUEST FOR
COMMITTEE OF CONFERENCE

SB 73, defining and providing for the licensing and regulation of real estate brokers and salesmen; providing for the New Hampshire real estate commission defining its powers and duties; and imposing penalties for violations of this chapter.

The President appointed Sens. Nixon and Leonard.

Rep. Shirley Clark moved that the House accede to the committee of conference.

Adopted.

The Speaker appointed Reps. Maurice Bouchard, Moran and Croft.

COMMITTEE REPORTS CONTINUED

SB 256

establishing a public defender system for Hillsborough county. Ought to pass with amendment. Rep. Underwood for Judiciary.

Would authorize Attorney General to negotiate a contract for a pilot program in Merrimack county that would allow us to try a new approach in providing counsel for indigent defendants.

AMENDMENT

Amend the title of the bill by striking out the same and inserting in place thereof the following:

AN ACT

establishing a public defender system for Merrimack county.

Amend sections 1, 2, 3 and 4 of the bill by striking out the same and inserting in place thereof the following:

1 Declaration of Purpose. It is hereby declared to be the policy of the state to establish a pilot program for Merrimack county for representation of indigent defendants in criminal cases.

2 Public Defender. In Merrimack county, notwithstanding

the provisions of RSA 604-A, when the appointment of counsel is required for indigent defendants in criminal cases, the court shall appoint the public defender established by this act. The public defender for Merrimack county shall be the New Hampshire Legal Assistance in accordance with the terms of a contract with said organization.

3 Contract. The attorney general, with the approval of the governor and council, is authorized to enter into a two year contract with the New Hampshire Legal Assistance to establish an office of public defender and to provide legal services for indigent defendants in criminal cases in Merrimack county, as may be required under the provisions of RSA 604-A.

4 Compensation. The compensation for legal services for said indigent defendants in Merrimack county shall be such sums as may be fixed by the beforementioned contract and said compensation shall be a charge upon the appropriation for the payment of counsel for indigent defendants in criminal cases for the biennium ending June 30, 1973, but said sums shall not exceed twenty-one thousand dollars of said appropriation.

Rep. Zachos explained the bill.

Amendment adopted.

Referred to Appropriations.

SB 303

relating to the jurisdiction of the supreme court. Ought to pass with amendment. Rep. David Bradley for Judiciary.

Gives supreme court supervisory jurisdiction over the rules of lower courts and canons of ethics regarding lower courts.

AMENDMENT

Amend section 1 of the bill by striking out the same and inserting in place thereof the following:

1 Extent of Jurisdiction. Amend RSA 490:4 by striking out said section and inserting in place thereof the following: 490:4 Jurisdiction. The supreme court shall have general superintendence of all courts of inferior jurisdiction to prevent and correct errors and abuses, including the authority to approve rules of court and prescribe and administer canons of ethics with respect to such courts, shall have exclusive authority

to issue writs of error, and may issue writs of certiorari, prohibition, habeas corpus, and all other writs and processes to other courts, to corporations and to individuals, and shall do and perform all the duties reasonably requisite and necessary to be done by a court of final jurisdiction of questions of law and general superintendence of inferior courts.

Amendment adopted.

Ordered to third reading.

SB 225

restricting the use of amphetamine-type drugs. Refer to the New Hampshire division of public health for study and report back at next session, whether special or regular. Rep. Zachos for Judiciary.

Amphetamines and related drugs pose a great problem. There is much federal activity in this field. The Committee feels the New Hampshire Division of Public Health should study this matter and report back to us at either a special or regular session.

Rep. Zachos explained the bill.

(Discussion)

(Rep. Raiche in the Chair)

Rep. Schwaner moved that the words, ought to pass, be substituted for the committee report, refer to the New Hampshire division of public health for study and report back at next session, whether special or regular, and spoke in favor of her motion.

Reps. Gerry Parker, Knight, Balomenos and James O'Neil spoke against the motion.

(Discussion)

Rep. Lambert moved the previous question; sufficiently seconded.

Adopted.

Rep. Maynard requested a division.

It being manifestly in the negative, the motion lost.

Committee report adopted.

SB 215

relative to regulation of shorthand court reporting. Majority: Ought to pass with amendment. Rep. Bowles for Education. Minority: Inexpedient to legislate. (Rep. Robert E. O'Neil)

Establishes standards of competency for those engaged in shorthand court reporting as a profession including a method of training and apprenticeship.

AMENDMENT

Amend RSA 331-B:1, IV, as inserted by section 1 of said bill by striking out the same and inserting in place thereof the following:

IV. "Secretary" shall mean the secretary of the board.

Amend RSA 331-B:3 as inserted by section 1 of said bill by striking out the same and inserting in place thereof the following:

331-B:3 Certified Shorthand Reporter; Examination Required. The board shall issue a certificate to each applicant who successfully passes the examination for a certified shorthand reporter, or who is eligible for a certificate under the provisions of this chapter. The board shall conduct examinations for certification under this chapter semiannually at such times and places as it may designate. Applicants shall be notified in writing of the time and place of such examination, at least thirty days prior thereto. The board may make such rules and regulations as are necessary to carry out this chapter, to include reasonable criteria and standards to be complied with by applicants for examination to insure their competency in the field of shorthand reporting.

Amend RSA 331-B:4 as inserted by section 1 of said bill by striking out said section and inserting in place thereof the following:

331-B:4 Qualifications for Applicant for Examination. The board shall examine every person who: Has applied for examination and registration and shall have paid the fee required by this chapter; and has submitted proof satisfactory to the secretary that he is not less than nineteen years of age; a citizen of the United States, of good moral character; and that he has a

high school education or the equivalent thereof, as defined by the state department of education.

Amend RSA 331-B:5 as inserted by section 1 of said bill by striking out said section and inserting in place thereof the following:

331-B:5 Savings Clause. Any citizen of the United States over the age of nineteen years, who is of good moral character and who shall submit to the board an affidavit under oath, on or before one year after the effective date of this chapter, that he or she has been actively and continuously engaged in the practice of shorthand reporting in the state six months before the effective date of this chapter, shall upon payment of the fee required, be exempt from taking any examination prescribed herein and shall be granted a certificate as a certified shorthand reporter.

Amend RSA 331-B as inserted by section 1 of said bill by inserting after section 5 the following new section:

331-B:6 Reciprocity. The secretary shall issue a certificate as a certified shorthand reporter to any person who shall submit to the board satisfactory proof that he holds a valid and unrevoked certificate as a certified shorthand reporter issued under the laws of any state or territory of the United States or the District of Columbia having a similar reciprocity clause, which certificate shows that it is based on standards and requirements equivalent to those prescribed by the New Hampshire certified shorthand reporter board, or submit satisfactory proof having received the National Shorthand Reporters Association's certificate of proficiency.

Amend the original RSA 331-B by striking out said section and inserting in place thereof the following:

331-B:7 Application Fee. There shall be paid to the secretary by each applicant for a certificate either by examination or under the provisions of RSA 331-B:5 or 6, a fee of twenty-five dollars which shall accompany the application. Should any applicant fail to pass the examination he shall be entitled to take the next two succeeding examinations without payment of an additional fee.

Amend the original RSA 331-B by striking out said section and inserting in place thereof the following:

331-B:8 Individual Seals Required. Every certified shorthand reporter under this chapter shall have a seal which must contain the name of the shorthand reporter, his place of business and the words "Certified Shorthand Reporter, State of New Hampshire" with which he shall stamp all transcripts of testimony prepared by him or under his supervision for use in this state. No certified shorthand reporter shall affix or permit to be affixed his seal to any transcript of testimony not prepared by him or under his supervision, nor shall any such reporter use his seal or do any other act as a certified shorthand reporter unless holding at the time a valid certificate under this chapter.

Amend the original RSA 331-B:8 as inserted by section 1 of the bill by renumbering said section to read 331-B:9

Amend the original RSA 331-B:9 and 331-B:10 to read 331-B:10 and 331-B:11 respectively.

Amend the original RSA 331-B:11 as inserted by section 1 of said bill by striking out said section and inserting in place thereof the following:

331-B:12 Practice of Shorthand Reporting. From and after January 1, 1972 no person shall engage in the practice of shorthand reporting unless such person is the holder of the certificate in full force and effect issued by the board or is under the control and supervision of a certified shorthand reporter.

Amend the original RSA 331-B:12 as inserted by section 1 of said bill by renumbering to read 331-B:13

Amend the original RSA 331-B:13 as inserted by section 1 of said bill by striking out said section and inserting in place thereof the following:

331-B:14 Disposition of License Fees. All funds derived from license fees paid under this chapter shall be paid to the board to be used for the administration of this chapter.

Amend the original RSA 331-B:14 as inserted by section 1 of said bill by renumbering to read 331-B:15.

Amend the original RSA 331-B:15 as inserted by section 1 of said bill by renumbering to read 331-B:15 thereof the following:

331-B:16 Advisory Board. The governor and council shall

appoint a three man advisory board of certified shorthand reporters each to serve for a term of three years and until his successor is appointed and qualified. However, the initial members of this board shall be appointed one for a term of three years, one for a term of two years and one for a term of one year. The board shall organize, elect a chairman, a secretary and a treasurer and thereafter shall meet upon call of the chairman. The board shall make recommendations and rules relative to the operation and regulations for licenses issued hereunder, including examinations and determination of those applicants entitled to receive certificates and rules for conduct of hearings as provided in this chapter. The members of the advisory board shall receive no compensation for services performed hereunder.

Amend the original RSA 331-B:16 as inserted by section 1 of said bill by striking out said section and inserting in place thereof the following:

331-B:17 Surety Bond Required. There shall be filed with each original application for license a bond in the form of a surety, by a reputable company engaged in the bonding business, authorized to do business in the state, for the penal sum of one thousand dollars with one or more sureties, to be approved by the attorney general and conditioned that the applicant conform to and not violate any of the duties, terms, conditions, provisions or requirements of this chapter. If any person shall be aggrieved by the misconduct of any such licensee, such person may maintain an action in his own name upon the bond of said licensee in any court having jurisdiction of the amount claimed. All such claims shall be assignable, and the assignee shall be entitled to the same upon the bond of such licensee or otherwise, as the person aggrieved would have been entitled to if such claim had not been assigned. Any claim or claims so assigned may be enforced in the name of such assignee. Any remedies given by this chapter shall not be exclusive of any other remedy which would otherwise exist.

Rep. Robert E. O'Neil moved that the words, inexpedient to legislate, be substituted for the committee report, ought to pass with amendment, and spoke in favor of the motion.

Rep. Dunham explained the committee recommendation.

(Speaker in the Chair)

Rep. Levy spoke in favor of the motion.

Reps. Bowles, Lyons, and Zachos spoke against the motion.

Rep. Donald Chase moved the previous question on the entire subject matter; sufficiently seconded.

Adopted.

Motion lost.

Amendment adopted.

Ordered to third reading.

ENROLLED BILLS AMENDMENT

SB 240, to provide a procedure for the disposition of claims arising from legal or medical malpractice.

AMENDMENT

Amend section 2 of the bill by striking out line one and inserting in place thereof the following:

519-A:10 Statute of Limitations. The date of receipt by the clerk of court of a

Amend section 3 of the bill by striking out line one and inserting in place thereof the following:

2 Effective Date. This act shall take effect on January 1, 1972, and shall

The Clerk read the amendment in full.

Amendment adopted.

The Senate adopted the Enrolled Bills Amendment.

SB 174, relative to education for all handicapped children.

AMENDMENT

Amend section 3 of the bill by striking out lines one and two and inserting in place thereof the following:

3 Tuition For All Handicapped Children, Amend RSA 186-A:8 (supp) as amended, by striking out said section and inserting in place

Further amend section 3 by inserting at the end thereof the following:

In Cheshire county, upon request of such a school district, and upon approval by the county convention, the county may raise and appropriate funds to pay a portion of such costs for special education under this section.

The Clerk read the amendment in full.

Amendment adopted.

The Senate adopted the Enrolled Bills Amendment.

SB 223, authorizing towns to appropriate funds to employ counsel for the prosecution of misdemeanors.

AMENDMENT

Amend section 1 of the bill by striking out line two and inserting in place thereof the following:

XLIV the following new paragraph: XLV. Prosecution of Misdemeanors. The

The Clerk read the amendment in full.

Amendment adopted.

The Senate adopted the Enrolled Bills amendment.

RECONSIDERATION

Rep. Ouellette, having voted with the majority, moved that the House reconsider its action in killing SB 150, requiring that the mayor of the city of Nashua be elected by majority vote and providing for a run-off election re the same, and spoke against the motion.

Motion lost.

RECONSIDERATION

Rep. Brungot, having voted with the majority, moved that the House reconsider its action in passing SB 238, relative to release from county jails and houses of correction, and spoke against the motion.

Motion lost.

RECONSIDERATION

Rep. Raiche, having voted with the majority, moved that the House reconsider its action in killing SB 237, relative to

salaries of special justices of the district courts, and spoke against the motion.

Rep. James O'Neil moved that reconsideration of SB 237 be made a special order for 11:01 tomorrow.

Adopted.

RECONSIDERATION

Rep. Zachos having voted with the majority, moved that the House reconsider its action in adopting the committee report on SB 225, restricting the use of amphetamine-type drugs, and spoke against the motion.

Motion lost.

RECONSIDERATION

Rep. Zachos, having voted with the majority, moved that the House reconsider its action in adopting the committee report on SB 227, providing for equitable actions against polluters of the air, water and other natural resources of the state, and spoke against the motion.

Motion lost.

RECONSIDERATION

Rep. Edward York, having voted with the majority, moved that the House reconsider its action in passing SB 217, relative to the establishment of an electric power plant and major transmission siting and construction licensing procedure, and spoke against the motion.

Motion lost.

RECONSIDERATION

Rep. Lemieux, having voted with the majority, moved that the House reconsider its action in killing SB 183, relative to allowable width of certain vehicles, and spoke against the motion.

Rep. James O'Neil moved that reconsideration on SB 183 be made a special order for 11:02 tomorrow.

Adopted.

RESOLUTION

Rep. James O'Neill moved that all bills ordered to third reading be read a third time by this resolution and that all titles of bills and captions of resolutions be the same as adopted, and that they be passed at the present time, and further that when the House adjourns today it be to meet tomorrow at 11:00 o'clock.

Adopted.

Third reading and passage by House

SJR 29, relative to reimbursement to the Wentworth school district for fire damage to the Wentworth elementary school.

SB 166, amending the 1969 appropriation relative to capital expenditures at Franconia Notch state park.

SJR 9, in favor of John Dukette of Andover.

SB 215, relative to regulation of shorthand court reporting.

SB 217, relative to the establishment of an electric power plant and major transmission siting and construction licensing procedure.

SB 285, authorizing the Human Rights Commission to accept public and private grants and naming the Donald J. Welch Nursing Care Unit of the New Hampshire Soldiers' Home.

SB 284, providing for the establishment of a Court Accreditation Commission.

SB 286, providing for the waiver of court costs and fees in certain cases.

SB 303, relating to the jurisdiction of the supreme court.

SJR 23, requesting the legislative study committee to study and make recommendations relative to the Uniform Consumer Credit Code.

SB 37, relative to the hours of employment for female laboratory technicians.

SB 238, relative to release from county jails and houses of correction.

SB 188, relative to a compact between the states of Maine and New Hampshire to promote the better utilization of the Saco River Watershed.

On motion of Rep. Dubey, the House adjourned at 4:57 p.m.

Tuesday, 22Jun71

The House met at 11:00 a.m.

Prayer was offered by House Chaplain Rev. William L. Shafer.

IN NOMINE PATRIS, ET FILII, ET SPIRITUS SANCTI.
AMEN.

"Come, O Holy Spirit, the source of all knowledge. Enlighten and guide us in our daily life. Enable us to understand the emptiness of this material world. Help us to carry on each day, loving the Lord GOD above all things and our neighbors as ourselves for the love of GOD. Give us the grace to use the things of the world only for Thy glory and the eternal salvation of our neighbors and ourselves. May we faithfully please *Thee*, O Lover of Souls, in our actions today. May our service to You and to our "Granite State" bear harmony in our quest for the common good. Amen."

(... adapted from a treasury of
Roman Catholic prayers.)

Rep. Grandmaison led the Pledge of Allegiance.

LEAVES OF ABSENCE

Rep. Frizzell, the week, illness.

Reps. Mason, Beaudoin and Jameson, indefinite, illness.

Rep. Vachon, the day, illness.

Rep. Nutt, indefinite, important business.

Rep. Milne, rest of week and next, important business.

ENROLLED BILLS REPORT

HB 675, eliminating the requirement of publishing the advertisement of sale of state guaranteed sewer bonds and notes.

HB 737, permitting nonprofit colleges, nonprofit trusts and funds to be participating lenders.

HB 753, eliminating the biennial referendum on sweepstakes on the ballots.

HB 755, relative to salaries of district court judges.

HB 768, relative to sewer rates.

HB 769, providing for consultation by the Labor Commissioner with chiropractors relative to reasonable value of services.

HB 796, relative to the display of the New Hampshire state flag.

HB 848, relative to actions to quiet title against known and unknown persons.

CACR 6, Concurrent Resolution Proposing Constitutional Amendments Relating to: Voting age and qualification as to Age in Holding Office, and, Providing that: Eighteen Year Olds may vote but no person under twenty-one years of age may hold any Elective Office.

Roxie A. Forbes
For The Committee

SENATE MESSAGES
NON-CONCURRENCE

HB 1002, relative to tax exempt corporations which manage the funds and investments of nonprofit organizations, and has referred said bill to the Judicial Council.

CONCURRENCE

HB 365, to abolish the unclassified position of state entomologist.

HB 537, providing for liquor licenses for first class ballrooms.

HB 566, relative to the taxation of house trailers or mobile homes.

HB 617, relative to the deposit of funds with the state treasurer by the tax commission.

HB 670, to permit use by towns and cities of property acquired by the tax collector's deed.

HB 706, changing part of the boundary line between the towns of Deering and Hillsboro.

HB 744, increasing the amount of money payable to certain town officers' associations.

HB 746, setting certain fees for notaries public.

HB 807, providing that the city manager of the city of Claremont shall administer the budgetary affairs of the police department.

HB 827, to exempt sales of cigarettes to residents of the New Hampshire soldiers' home from the tobacco tax.

HB 833, increasing the jurisdiction under small claims procedures.

HB 865, relative to the articles of agreement of charitable corporations.

HB 867, relative to statutory provisions in charters of charitable corporations created by legislative act.

HB 868, relative to the administration of charitable trusts.

HB 942, establishing the city of Goffstown.

HB 953, amending the charter of the town of Hanover to provide that the board of selectmen shall act as the housing authority.

HB 962, prohibiting the possession of loaded rifles and shotguns in boats and other craft.

HB 985, relative to contested elections to the legislature.

HB 989, relative to the United Baptists Convention of New Hampshire.

HB 1001, relative to amending the charter of the First Congregational Society of Gilmanton.

INTRODUCTION OF SJR
First, second reading and referral

SJR 25, providing that a referendum to determine the sense of the voters on the Vietnam war be placed on the presidential preference primary ballot. Claims, Military and Veterans Affairs.

CONCURRENCE ON HB WITH AMENDMENT

HB 742, to amend the charters of certain savings banks.

(Amendment printed in SJ 6-17-71)

Rep. Bigelow moved that the House concur with the Senate amendment.

Adopted.

HB 782, increasing the power of the state fire marshal and making him directly responsible to the commissioner of safety; increasing the membership of the state board of fire control and making its functions advisory.

(Amendment printed in SJ 6-21-71)

Rep. Bigelow moved that the House concur with the Senate amendment.

Adopted.

COMMITTEE REPORTS

SJR 35

establishing a commission to study the restructuring of the tax commission. Ought to pass. —0— Rep. Drake for Appropriations.

Ordered to third reading.

SB 100

relative to repair of damage to bridges in Thornton and Woodstock. Ought to pass. —0— Rep. Drake for Appropriations.

Ordered to third reading.

SB 305

establishing a miscellaneous tax division within the tax commission. Ought to pass. —0—Rep. Drake for Appropriations.

Ordered to third reading.

SB 173

establishing an environmental protection division in the office of the attorney general and making an appropriation therefor. Recommended but to be laid on the table because not funded. \$88,348. Rep. Drake for Appropriations.

Resolution adopted.

SB 307

establishing a division of real and personal property appraisals within the tax commission. Ought to pass. —0—Rep. Drake for Appropriations.

Ordered to third reading.

SUSPENSION OF RULES

Rep. James O'Neil moved that the Rules of the House be so far suspended as to permit the introduction today of committee reports listed in the House Calendar for Wednesday, June 23.

Adopted by the necessary two-thirds vote.

SB 259

requiring competitive bidding on all purchases by Hillsborough county. Inexpedient to legislate. Rep. Colburn for Hillsborough County Delegation.

Resolution adopted.

SB 172

relative to the judicial process. Ought to pass with amendment. Rep. Zachos for Judiciary.

This bill would:

(a)

require members of Judicial Council to retire when aged 70.

- (b)
require that those who must carry insurance, as well as the standard New Hampshire policy, would be required to carry \$20,000-40,000 rather than \$15,000-30,000.
- (c)
provide procedure that would encourage insurance companies to make advance payments on claims for personal injury.
- (d)
require that the number of judges of superior court be determined by reference to United States Statistical Abstract rather than United States Census. Could be done every two years rather than every ten years.
- (e)
provide that person who receives unsolicited merchandise would not be responsible for it.
- (f)
revise method of maintaining Juror's lists and choosing jurors.
- (g)
provide that release of one Joint Tort Feasor does not release a second Joint Tort Feasor unless specifically stated in release.
- (h)
allow Supreme Court to assess costs against anyone who takes a frivolous appeal to Supreme Court.
- (i)
allow Supreme Court to publish memorandum decisions in minor cases.

Committee makes adverse recommendation on:

- (a)
eliminating sovereign immunity concept — too expensive.

Committee recommends further study of:

- (a)
six-man juries in District Court.

(b)

a procedure for arbitration of claims of less than 500 in value without formal court actions.

AMENDMENT

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Minimums Increased. Amend RSA 268:1, VII (supp) as amended by 1955, 76:1 and 1969, 316:1 by striking out in line fifteen the word "fifteen" and inserting in place thereof the word (twenty); by striking out in line seventeen the word "thirty" and inserting in place thereof the word (forty) so that said paragraph as amended shall read as follows: VII. "Motor Vehicle Liability Policy", a policy of liability insurance which provides: (a) indemnity for or protection to the insured and any person responsible to him for the operation of the insured's motor vehicle, trailer, or semi-trailer who has obtained possession or control thereof with his express or implied consent, against loss by reason of the liability to pay damages to others for damage to property, except property of others in charge of the insured or his employees, or bodily injuries, including death at any time resulting therefrom, accidentally sustained during the term of said policy by any person other than the insured, or employees of the insured actually operating the motor vehicle or such other person responsible as aforesaid who are entitled to payments or benefits under the provisions of any workmen's compensation act arising out of the ownership, operation, maintenance, control, or use within the limits of the United States of America or the Dominion of Canada of such motor vehicle, trailer or semi-trailer, to the amount or limit of at least twenty thousand dollars on account of injury to or death of any one person, and subject to such limits as respects injury to or death of one person, of at least forty thousand dollars on account of any one accident resulting in injury to or death of more than one person, and of at least five thousand dollars for damage to property of others, as herein provided, or a binder pending the issue of such a policy or an endorsement to an existing policy, as defined in sections 15, 16, and 18, and which further provides indemnity for or protection to the named insured and to the spouse of such named insured as insured if a resident of the same household, or the private chauffeur or

domestic servant acting within the scope of the employment of any such insured with respect to the presence of any such insured in any other motor vehicle, from liability as a result of accidents which occur in New Hampshire due to the operation of any motor vehicle, trailer, or semi-trailer not owned in whole or in part by such insured, provided, however, the insurance afforded under this subparagraph (b) applies only if no other valid and collectible insurance is available to the insured.

2 Satisfaction of Judgment for Injury to One Person. Amend RSA 268:10, I (supp) as amended by 1955, 76:2 and by 1969, 316:2 by striking out in line one the word "fifteen" and inserting in place thereof the word (twenty), so that said paragraph as amended shall read as follows: I. When twenty thousand dollars has been credited upon any judgment or judgments rendered in excess of that amount because of bodily injury to or death of one person as the result of any one accident; or

3 Satisfaction of Judgment for Injury to Two or More Persons. Amend RSA 268:10, II (supp) as amended by 1955, 76:2 and by 1969, 316:3 by striking out in line one the word "fifteen" and inserting in place thereof the word (twenty) and by striking out in line two the word "thirty" and inserting in place thereof the word (forty) so that said paragraph as amended shall read as follows: II. When, subject to such limit of twenty thousand dollars because of bodily injury to or death of one person the sum of forty thousand dollars has been credited upon any judgment or judgments rendered in excess of that amount because of bodily injury to or death of two or more persons as the result of any accident; or

4 Limits Increased. Amend RSA 268:19 (supp) as amended by 1955, 76:3 and by 1969, 316:4 by striking out in line five the word "fifteen" and inserting in place thereof the word (twenty) and by striking out in line seven the word "thirty" and inserting in place thereof the word (forty) so that said section as amended shall read as follows: 268-19 Amount of Proof of Financial Responsibility. Proof of financial responsibility shall mean proof of ability to respond in damages for any liability thereafter incurred, as a result of accidents which occur in New Hampshire, arising out of the ownership, maintenance, control, or use of a motor vehicle, trailer, or semi-trailer in the amount of twenty thousand dollars because of bodily injury or death to any one person; and subject to said limit respecting one

person, in the amount of forty thousand dollars because of bodily injury to or death to two or more persons in any one accident, and in the amount of five thousand dollars because of injury to and destruction of property in any one accident. Whenever required under this chapter such proof in such amounts shall be furnished for each motor vehicle, trailer or semi-trailer registered by such person.

5 Judicial Council Members. Amend RSA 494:2 (supp) as amended by 1969, 395:2 by striking out said section and inserting in place thereof the following: 494:2 Appointment and Tenure of Office. The term of each member except the attorney general and the president of the New Hampshire Bar Association shall be for three years and until his successor is appointed and qualified. However, whenever any member shall attain the age of seventy years, the office held by him shall become vacant and such vacancy shall be filled accordingly to law, provided, however, that this age limitation shall not apply to anyone who was a member as of January 1, 1971 and who had attained the age of seventy years as of such date. Vacancies shall be filled for the remainder of any term in the same manner as the original appointment. The attorney general and the president of the New Hampshire Bar Association shall be members ex officio.

6 Payment of Claims. Amend RSA by inserting after chapter 508-A the following new chapter:

Chapter 508-B

Procedure for Advance Payment on Claims for Damages for Bodily Injury, Death or Property Damage.

508-B:1 Payment. Not to Imply Liability. No advance payment or partial payment of damages made by any person, or made by his insurer under liability insurance, as an accommodation to an injured person or on his behalf to others or to the heirs at law or dependents of a deceased person, because of a personal injury or death claim or potential claim against any person or insured shall be construed as an admission of liability by the person claimed against, or as a recognition by such person or by his insurer of such liability, with respect to such injured or deceased person or with respect to any other claim arising from the same accident or event. Any such payments shall, however, constitute a credit against and be deducted from any final settlement made or judgment rendered with respect to such injured

or deceased person which does not expressly provide to the contrary.

508-B:2 Duty of Person Making Payment. Any person, including any insurer who make an advance or partial payment as described in RSA 508-B:1 shall at the time of beginning payment notify the recipient thereof in writing:

I. That the payment is not any assurance that a final settlement of the claim will be made.

II. That the period of time in which the recipient may bring an action against such person is limited by law, and what the applicable limitation period is and when it will expire.

508-B:3 Statute of Limitations Tolloed by Failure to Provide Notice. Failure to provide the written notice required by RSA 508-B:2 shall operate to toll the applicable statute of limitations from the time of such advance or partial payment until such written notice is actually given.

7 Superior Court Judges. Amend RSA 491:1 (supp) as amended by 1963, 260:1 and 1969, 453:1 by striking out said section and inserting in place thereof the following: 491:1 Justices. The superior court shall consist of a chief justice and a sufficient number of associate justices so that the total number of justices, including the chief justice, shall equal the sum attained by dividing the current population of New Hampshire, as determined by the most recently published Statistical Abstract of the United States, by the number sixty thousand; provided that no justice once appointed shall be removed from office due to a decrease in population. Said justices shall be appointed and commissioned as prescribed by the constitution and shall exercise the powers of the court unless otherwise provided. The court shall, in addition, include any justices who have been retired from active service due to permanent disability.

8 Unsolicited Merchandise. Amend RSA 339 by inserting after section 2 the following new subdivision:

Unsolicited Merchandise

339:2-a Duty of Receiver. Any person to whom unsolicited merchandise is addressed, may refuse delivery, or accept the merchandise as a gift, without incurring any legal obligation to the sender.

9 Repeal. RSA 500 relative to jurors is hereby repealed.

10 New Chapter. Amend RSA by inserting after chapter 500 the following new chapter:

Chapter 500-A

Jurors

500-A:1 Definitions. As used in this chapter the words shall have the following meanings:

I. "Towns" shall mean towns and city wards.

II. "Clerk" shall mean the clerk of superior court in each county or any of his deputies.

III. "Selectmen" shall mean selectmen in towns and city wards.

500-A:2 Town Lists. The selectmen shall annually in May make a list in duplicate of such men and women, including their address, as they judge eligible to serve as jurors. One list shall be delivered to the clerk of superior court not later than the first Monday in June, the other list shall be retained by the town or city clerk. Provided, however, that any woman who has care of one, or more children under the age of twelve years shall, if she so desires be exempt from jury duty.

500-A:3 Number of Names. The lists shall contain the names of two persons for every one hundred inhabitants.

500-A:4 Exemptions. The governor, secretary and treasurer of the state, judges and clerks of court, registers of deed and probate, sheriffs and their deputies, attorneys-at-law, practicing physicians and surgeons, firemen, and policemen, are exempt from serving as jurors, and their names shall not be placed on the list.

500-A:5 Revision of List. The clerk shall annually in April send to the town or city clerks an attested copy of the jury lists from the respective towns and wards indicating all men and women drawn for jury duty from said list. If for any reason additional jurors are needed, the selectmen, upon notice from the clerk, shall revise the list as required to be done in May and return the revised list to the clerk forthwith.

500-A:6 Attendance. Grand and petit jurors shall attend the terms of the superior court, and they may be summoned at the discretion of the court during its session.

500-A:7 Court Orders. The court shall direct the number of jurors to be summoned, and from what towns, so that each may furnish its proportion of jurors in each year.

500-A:8 Drawing. The clerk shall draw the names of persons required by the court for service on the petit and grand jury.

500-A:9 Further Drawing. If any person whose name is so drawn is dead, insane or disabled by sickness, or has removed from town, the clerk shall draw another name.

500-A:10 Return; Fututre Ineligibility. The persons drawn and who actually attend court as jurors shall not have their names again placed on the list for six years.

500-A:11 Notice to Jurors. The clerk shall give to each juror a notice in writing of his selection as a juror and of the day and time he is to appear.

500-A:12 Penalty for Neglect of Juror. Any person, without sufficient cause, neglecting to attend court after being selected as a juror and duly notified to so attend may be found in contempt of court.

500-A:13 Misfeasance of Selectmen. If any selectman willfully neglect to perform any duty required by this chapter, or puts upon the list the name of a person at his or her own request, or on the request of any other person, or is guilty of any fraud or collusion with respect to the preparation of the list, he may be fined not more than one hundred dollars.

500-A:14 Talesmen. The sheriff or other officer, under the direction of the court may return jurors of the persons present.

500-A:15 Oath. The oath to be administered to jurors in civil cases shall be as follows:

You swear that, in all cases between party and party that shall be committed to you, you will give a true verdict, according to law and evidence given you. So help you God.

500-A:16 Compensation of Jurors. Grand and petit jurors

shall be paid by the county for each day or part of a day which is spent in actual attendance at court, fifteen dollars each; for travel to and from court each day, each mile ten cents; talesmen shall receive compensation and allowances for travel and expenses in the same manner and amount as grand and petit jurors.

500-A:17 Parking for Jurors. Every juror, while in attendance at superior court or United States district court shall be allowed free parking in any city or town where such court is sitting. The clerks of courts shall furnish to each juror an identification card for display through the windshield of the juror's car. At the cessation of court the juror shall return his identification card to the clerk of court. The form, shape and color of said identification card and also the information to be contained thereon is to be approved by the director, division of motor vehicles. No juror shall use any area limited to fifteen minutes of parking or less.

500-A:18 Parties. No person shall serve as a petit juror at a term of court at which he has a cause pending which may be tried by the jury at that term, but he shall be discharged from service as a juror.

500-A:19 Exemption for Age. If any person of the age of seventy years or over is selected as a juror he may at his discretion file with the court a written statement prior to the convening of court to the effect that he does not wish to act as a juror and he shall be discharged and another juror may be drawn in his stead.

500-A:20 Discharge by Court. If any person selected and attending court as a juror is exempt from service as a juror or is deemed by the court unfit, either mentally or physically, or other sufficient cause to act as a juror he shall be discharged, and another juror may be drawn from the same town or ward.

500-A:21 Exemption on Ground of Other Public Duties. If any member of the general court or delegate to a constitutional convention is selected as a juror during any time when the general court or a constitutional convention is in session he may file with the court a written statement to the effect that he does not wish to act as a juror and he shall be discharged and another juror may be drawn in his stead from the same town or ward.

500-A:22 Examination. Any juror may be required by the court, on motion of a party in the cause to be tried, to answer upon oath whether he expects to gain or lose by the issue of the cause; whether he is related to either party; whether he has advised or assisted either party; or directly or indirectly given his opinion or has formed an opinion; whether he is sensible of any prejudice in the cause; or whether any one of the counsel in the cause is employed by him in any action then pending in said court. If it appears that any juror is not indifferent he shall be set aside on that trial.

500-A:23 Alternate Juror. In the trial in the superior court of any case, civil or criminal, when it appears to the presiding justice that the trial is likely to be protracted, upon direction of the presiding justice after the jury has been duly impaneled and sworn, additional or alternate jurors may be selected and said alternates shall be drawn and selected in the same manner as the regular jurors in said case were selected, but each party shall be entitled to one peremptory challenge as to each alternate juror, such additional or alternate jurors shall likewise be sworn and seated near the jury, with equal opportunity for seeing and hearing the proceedings and shall attend at all times upon the trial with the jury and shall obey all orders and admonitions of the court to the jury and, when the jurors are ordered kept together in any case, said alternate jurors shall be kept with them. Said alternate jurors shall be liable as a regular juror for failure to attend the trial or to obey any order or admonition of the court to the jury, shall receive the same compensation as other jurors and except as hereinafter provided shall be discharged upon final submission of the case to the jury. If before the final submission of the case to the jury one or more jurors become incapacitated or disqualified or dies, his place shall be taken upon the order of the court, by an alternate juror who shall become one of the jury and serve in all respects as though selected as an original juror.

11 Joint Tortfeasors. Amend RSA 507 by inserting after section 7-a the following new sections:

507:7-b Release or Covenant Not to Sue. Joint Torfeasors. When a release or covenant not to sue is given in good faith to one of two or more persons liable in tort for the same injury to person or property or for the same wrongful death, it does not discharge any of the other tortfeasors from liability for the in-

jury or wrongful death unless its terms expressly so provide; but it reduces the claim against the others in the amount of the consideration paid for it.

507:7-c Inadmissible Evidence; Post Verdict Procedure. Evidence of a settlement with, or the giving of a release or covenant not to sue to, one or more persons liable in tort for the same injury to person or property or for the same wrongful death shall not be introduced in evidence in a subsequent trial by jury of an action against any other tortfeasor to recover damages for the injury or wrongful death. Upon the return of a verdict by the jury, the court shall inquire of the attorneys for the parties the amount of the consideration paid for any settlement, release or covenant not to sue, and shall reduce the verdict by that amount.

12 Frivolous Appeals. Amend RSA 490 by adding after section 14 the following new section:

490:14-a Penalties for Frivolous Appeals. If upon the hearing of any appeal, reserved case or bill of exceptions; it clearly appears that the appeal, reserved case or bill of exceptions is frivolous; immaterial or intended for delay, then the court, upon motion of a party or its own motion, may award against the moving party double the amount of the costs incurred by the prevailing party beginning with the entry of the appeal, reserved case or bill of exceptions, and also interest at the rate of twelve percent per annum on any amount which has been previously found due or for which a verdict has been recovered or which the moving party has been ordered to pay.

13 Memorandum Opinions. Amend RSA 490:15 by striking out the same and inserting in place thereof the following: 490:15 Opinions; Notice. The justices shall file with the clerk a written opinion in every case decided by them. In cases deemed by the justices of minor importance, they may file opinions in memorandum form, with or without the assignment of reasons. The clerk shall at once notify the parties or their counsel, by mail, of the order made. No order of the court for a final disposition of a case pending therein shall be valid and binding until an opinion or memorandum opinion has been filed.

14 Effective Date. Sections 1 through 5, inclusive, and sections 9 and 10 hereof, shall take effect on January 1, 1972. All

other sections of this act shall take effect sixty days after its passage.

Amendment adopted.

Ordered to third reading.

SB 287

providing for a unified court system for New Hampshire. Ought to pass. Rep. Nighswander for Judiciary.

Bill would make it the responsibility of the chief justice of the supreme court, in cooperation with the chief justice of the superior court, to supervise the operations of the New Hampshire court system and make periodic reports to the legislature.

Ordered to third reading.

SB 198

establishing a permanent probation office in municipalities with population over fifty thousand persons. Ought to pass with amendment. Rep. Ackerson for Municipal and County Government.

AMENDMENT

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Probation Office for Certain Municipalities. Amend RSA 504:13 by inserting in line five after the word "board" the words (The board shall establish a permanent full-time probation office in any municipality with a population of over fifty thousand persons, if all facilities for the operation of such an office are provided by the municipality or county.) so that said section as amended shall read as follows: 504:13 Selection and Assignment. State probation officers shall be appointed by the board upon recommendation of the director, subject to the regulations of the state personnel system. Such officers shall be assigned to and reside in counties or districts of the state to be designated by the board. The board shall establish a permanent full-time probation office in any municipality with a population of over fifty thousand persons, if all facilities for the operation of such an office are provided by the municipality or county. Municipal courts in towns and cities having a population of over fifty thousand shall and other courts may appoint

one or more qualified probation officers for their respective courts. No municipal probation officer shall qualify for office until his appointment thereto has been approved by the board and all such officers shall be subject to supervision by the board and each shall hold his office during the pleasure of the board.

Amendment adopted.

Referred to Appropriations.

SB 138

providing for the designation of scenic roads and relative to town road aid. Ought to pass with amendment. Rep. Arthur Mann for Public Works.

AMENDMENT

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Designation of Scenic Roads. Amend RSA 253 by inserting after section 16 the following new subdivision:

Scenic Roads

253:17 Scenic Roads; Designation. Upon recommendations or request of the planning board, conservation commission, historical commission of any town, or upon the petition of any ten voters of such town, the voters thereof at any annual or special meeting, may designate any roads in said town, other than class I or class II highways, as scenic roads.

253:18 Effect of Designation as Scenic Roads.

I Restrictions on Work. Upon a road being designated as a scenic road as provided in RSA 253:17, any repair, maintenance, reconstruction, or paving work done with respect thereto shall not involve or include the cutting or removal of trees, or the tearing down or destruction of stone walls, or portions thereof, except with the prior written consent of the planning board, or if there be no planning board, the selectmen of any town, after a public hearing duly advertised as to time, date, place and purpose, two times in a newspaper of general circulation in the area, the last publication to occur at least seven days prior to such hearing.

II. Town Road Aid. Designation of a road as scenic shall not affect the eligibility of the town to receive construction or

reconstruction aid pursuant to the provisions of RSA 241 for such road. Any application by the selectmen of a town for such aid for a scenic road shall include a request to the commissioner of public works and highways to suspend operation of specifications as provided in RSA 241:7, I.

2 Exemptions from Specifications for Scenic Roads. Amend RSA 241:7 by striking out said section and inserting in place thereof the following:

241:7 Joint Fund Expenditure. Any contribution by a city, town or unincorporated place shall be remitted to the commissioner before any project is begun. Any such contribution shall be combined with any amount apportioned by the commissioner to the city, town or unincorporated place and shall thereafter constitute a joint fund. Said joint fund shall be expended under the supervision of and in accordance with specifications furnished by the commissioner; provided,

I. That upon application of the governing board of any town, city, or unincorporated place the commissioner shall suspend operation of such specifications for expenditures made for roads designated scenic under the provisions of RSA 253:17 and RSA 253:18; and further provided

II. That when projects are within the compact area, the city or town shall remit to the commissioner such part of its contribution as he shall determine, before preliminary engineering is begun.

3 Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted.

Ordered to third reading.

SB 184

increasing the allowable weight of certain vehicles. Refer to Transportation Committee for further study. Rep. Hamel for Transportation.

Highway engineers feel very strongly that we have many bridges which would not withstand the proposed weights.

Resolution adopted.

SB 252

requiring that motor vehicle manufacturers post a bond to guarantee warranties of new motor vehicles sold in this state. Refer to Transportation Committee for further study. Rep. Hamel for Transportation.

There are many unanswered questions which the committee feels need further study.

Refer to House Transportation committee for further study. Resolution adopted.

SJR 15

providing for studies for direct access from the F. E. Everett Turnpike to the central business district of Manchester. Inexpedient to legislate. —0— Rep. Drake for Appropriations.

Rep. Raiche moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke in favor of the motion.

(discussion)

Rep. Martineau spoke in favor of the motion.

Reps. Drake and Trowbridge explained the resolution.

Motion adopted.

Ordered to third reading.

The Speaker requested a quorum count.

263 members having answered, a quorum was present.

The Speaker called for the special order for 11:01:

Rep. Raiche's reconsideration of the action whereby the house killed

SB 237, relative to salaries of the Special Justices of the district courts.

Rep. Raiche spoke in favor of reconsideration.

Rep. Bednar spoke against reconsideration.

Reconsideration lost.

RECONSIDERATION

Rep. Drake, having voted with the majority, moved that the House reconsider its action in referring SB 198, establishing a permanent probation office in municipalities with population over fifty thousand persons, to Appropriations and that it be ordered to third reading at the present time.

Adopted.

SB 198 ordered to third reading.

CACR 31

Relating to: Establishment of an Environmental Bill of Rights. Providing that: The rights of the people to the enjoyment of their environment shall not be abridged. Ought to pass with amendment. Rep. Higgins for Constitutional Revision.

(discussion)

Rep. Richard Bradley spoke against CACR 31.

Rep. Dion moved the previous question on the entire subject matter; sufficiently seconded.

Adopted.

On a vv the Speaker was in doubt and requested a division.

It being manifestly in the negative, the amendment lost.

Question being, shall CACR 31 be ordered to third reading.

It being manifestly in the negative, the motion lost.

Rep. James O'Neil wishes to be recorded in favor of amendment to CACR 31.

Rep. Cares asked a series of questions of the Speaker relative to quorum calls.

Rep. Boucher moved that Rep. Cares' remarks and Speaker's response be printed in the Journal.

Motion lost.

Rep. Gordon requested a division.

115 having voted in the affirmative, and 147 in the negative, the motion lost.

SB 239

providing that irreconcilable differences shall be the sole grounds for divorce and eliminating the fault concept of divorce. Ought to pass with amendment. Rep. David Bradley for Judiciary.

Makes irreconcilable differences an additional grounds for securing a divorce. Would require a determination by the court that irreconcilable differences are permanent and requires court to use marriage counseling services. Should result in fairer, more honest treatment of the subject matter.

AMENDMENT

Amend the title of the bill by striking out the same and inserting in place thereof the following:

AN ACT

providing that irreconcilable differences shall be grounds for divorce.

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Irreconcilable Differences. Amend RSA 458 by inserting after section 7 the following new sections:

458:7-a Absolute Divorce, Irreconcilable Differences. A divorce from the bonds of matrimony shall be decreed, irrespective of the fault of either party, on the ground of irreconcilable differences which have caused the irremediable breakdown of the marriage. In any pleading or hearing of a libel for divorce under this section, allegations or evidence of specific acts of misconduct shall be improper and inadmissible, except where child custody is in issue and such evidence is relevant to establish that parental custody would be detrimental to the child or at a hearing where it is determined by the court to be necessary to establish the existence of irreconcilable differences. If, upon hearing of an action for divorce under this section, both parties are found to have committed an act or acts which justify a finding of irreconcilable differences, a divorce shall be decreed and the acts of one party shall not negate the acts of the other nor bar the divorce decree.

458:7-b Reconciliation. Whenever, before or during a hearing but before a final decree, the court shall determine that there is a likelihood for rehabilitation of the marriage relationship, the court shall refer the parties to an appropriate counseling agency within its jurisdiction, which referral may be made according to RSA 167-B or as the parties request, with the approval of the court. If the court determines that there is a reasonable possibility of reconciliation, the court shall continue the proceedings and require that both parties submit to marriage counseling.

2 Insanity of Libelee. Amend RSA 458:12 by striking out said section and inserting in place thereof the following:

458:12 Insanity of Libelee. If the libelee is insane and has no legal guardian other than his spouse, the court may appoint a guardian to appear for and answer for the libelee. Although the insanity of the libelee may be considered by the court in determining whether a divorce should be granted, such insanity shall not constitute a defense to a libel for divorce. Where a decree of divorce has been entered and where it has been proven by competent medical testimony at the divorce hearing that the libelee was incurably insane at the time the libel for divorce was filed, the decree shall in no way relieve a spouse from any obligation imposed by law as a result of marriage to support the incurably insane spouse.

3 Provision for Temporary Orders. Amend RSA 458:16, by striking out said section and inserting in place thereof the following:

458:16 Temporary Orders. After the filing of a libel for divorce, annulment or a decree of nullity, the superior court may issue orders with such conditions and limitations as the court deems just which may, at the discretion of the court, be made ex parte. Said orders may be to the following effect:

I. Enjoining any person from imposing any restraint upon the person or liberty of the other;

II. Enjoining any party from molesting or disturbing the peace of the other party;

III. Enjoining either party from entering the family dwelling or the dwelling of the other upon a showing that physical or emotional harm would otherwise result;

IV. Determining the temporary custody and maintenance of any minor children of the marriage as shall be deemed expedient for the benefit of the children;

V. Ordering a temporary allowance to be paid for the support of the other;

VI. Enjoining any person from transferring, encumbering, hypothecating, concealing or in any way disposing of any property, real or personal, except in the usual course of business or for the necessities of life, and if such order is directed against a party, it may require him to notify the other party of any proposed extraordinary expenditures and to account to the court for all such extraordinary expenditures. If temporary orders are made ex parte, the party against whom the orders are issued may file a written request with the clerk of the superior court and request a hearing thereon. Such a hearing shall be held no later than five days after the request is received by the clerk for the county in which the libel for divorce, annulment or decree of nullity is filed.

4 Change of Name. Amend RSA 458:24 (supp) as amended by striking out the same and inserting in place thereof the following: 458:24 Decree. In any proceeding under this chapter, except an action for legal separation, the court may, when a decree of divorce or nullity is made, restore the maiden or former name of the wife, regardless of whether a request therefor had been included in the libel.

5 Limited Divorce. Amend RSA 458:26 by striking out said section and inserting in place thereof the following:

458:26 Legal Separation.

I. In any case in which a divorce might be decreed, the superior court, on petition of either party, may decree a legal separation of the parties, which separation shall have in all respects the effect of a divorce, except that the parties shall not thereby be made free to marry any third person and except as hereinafter provided.

II. A person concerning whom a legal separation has been decreed may, after a period of four years following the granting of the decree, file a motion to amend the decree to one of divorce and the court may then consider whether justice requires that such a change be made, provided that no such motion shall

be granted unless the respondent has substantially complied with all orders made by the court pursuant to the decree of separation.

6 Orders for Support in Cases Other Than Divorce. Amend RSA 458:31 as amended by striking out said section and inserting in place thereof the following: 458:31 Orders for Support of Spouse. Whenever a husband fails, without justifiable cause to provide suitable support for his wife, or deserts her, or if the wife for justifiable cause is actually living apart from her husband, or if the husband is deserted by the wife, or is actually living part from his wife for justifiable cause, the superior court, upon his or her petition, or if insane by his or her guardian or next friend, may issue orders which may at the discretion of the court be ex parte and which may grant such relief as provided for in RSA 458:16. The domicile requirements of RSA 458:4, 5 and 6 shall not apply to this section; and the court may grant relief hereunder to a nonresident plaintiff if the defendant is a resident of this state.

7 Repeal. The following sections of RSA 458 are hereby repealed:

I. RSA 458:8, relative to the existence of the cause for divorce at the time of filing;

II. RSA 458:30-a (supp) as inserted by 1969, 327:1, relative to the granting of absolute divorce after limited divorce.

8 Effective Date. This act shall take effect sixty days after its passage.

(discussion)

Rep. Bednar spoke in favor of the amendment.

Rep. Schwaner moved that SB 239 be indefinitely postponed and spoke in favor of the motion.

Reps. Sayer and Zachos spoke against the motion.

Rep. Joseph Cote moved the previous question on the entire subject matter; sufficiently seconded.

Adopted.

Motion lost.

Amendment adopted.

Ordered to third reading.

Rep. Zachos offered the following:

HOUSE RESOLUTION

Resolved, that the following proposed statutes and proposed amendment to statutes be referred to the Judicial Council for study, for any recommendations with respect thereto that the council may make for submission to the 1973 legislature.

1 Jurisdiction; District Courts. Amend RSA 502-A:11 by striking out in line three the words "subject to appeal" so that said section as amended shall read as follows: 502-A:11 Criminal Cases, District Courts. Each district court shall have the powers of a justice of the peace and quorum throughout the state and shall have original jurisdiction of all crimes and offenses committed within the confines of the district in which such court is located which are punishable by a fine not exceeding one thousand dollars or imprisonment not exceeding one year, or both. Provided, however, that any town which may vote to continue its municipal court in accordance with the provisions of section 35 of this chapter shall have exclusive jurisdiction over offenses committed within the confines of that town, in accordance with the provisions of RSA 502:18, until such municipal court is subsequently abolished under the provisions of section 35 of this chapter.

2 Trial of Criminal Cases in the District Courts by Six-Man Juries. Amend RSA 502-A by inserting after section 11 the following new sections:

502-A:11-a Trial by Jury of Six. In any criminal action which is within the jurisdiction of a district court to try as provided in RSA 502-A:11, the defendant shall have a right to trial by a jury of six persons. The defendant may elect to waive a jury of six in the manner provided in RSA 606:7. Trials by such juries of six shall be held in the courtroom of said court, or, if not practicable there, then in the courthouse of the superior court for the county in which the district is located. The justice of each district court shall arrange for the jury sessions of the court to the end that speedy trials may be provided.

502-A:11-b Jurors. Jurors shall be drawn by the clerk of the superior court from the jury lists from the several towns and wards of which the district is composed of those persons who are available for jury duty in the superior court, in accordance with

the provisions of RSA 500-A. The justice of the district court shall certify to the clerk of the superior court the number of jurors to be summoned and from what towns and wards of the district, so that each may furnish its proportion of jurors in each year. The clerk of the superior court shall deliver to the clerk of the district court a list of the persons drawn for jury service in the district court, and the clerk of the district court shall give to each juror a notice in writing of his selection as a juror and of the day and time he is to appear. Any person, without sufficient cause, neglecting to attend court after being selected as a juror and duly notified so to attend may be found in contempt of court. The compensation of jurors shall be the same as for jurors drawn for service in the superior court, and shall be paid by the county.

502-A:11-c Jury Trial Procedure. Trials by juries of six shall proceed in accordance with provisions of law applicable to trials of criminal cases in the superior court, including RSA 606, except that the number of peremptory challenges shall be limited to two for each defendant. The state shall be entitled to as many such challenges as equal the whole number to which all the defendants in the case are entitled.

502-A:11-d Stenographers. The justice presiding in a trial by a jury of six shall, upon the request of a defendant, appoint a stenographer, who shall be sworn and whose duties at such trial and with respect to transcripts after trial shall be the same as those of an official stenographer of the superior court as set forth in RSA 519:26 and RSA 519:28. The administrative committee may make regulations not inconsistent with law relative to the qualifications, assignments, duties and service of stenographers appointed for any district court, and any other matters relative to such stenographers. The compensation and expenses of such stenographers shall be paid by the county.

3 Review by Supreme; Superior Court Eliminated. Amend RSA 502-A:12 by striking out the same and inserting in place thereof the following: 502-A:12 Review of Convictions. A person convicted of any offense in a district court may have his conviction reviewed by the supreme court by a reserved case, bill of exceptions or otherwise in the same manner as provided for review of convictions in the superior court.

4 Superior Court Appeals Eliminated. Amend RSA 599:1 (supp) by striking out the words "district or" in the first line

and the words "district or" in the seventh line, so that said section as amended shall read as follows: 599:1 Appeals. A person sentenced for an offense, by a municipal court may, at the time such sentence is declared, appeal therefrom to the superior court, and said appeal shall be entered by the appellant at the next return day unless for good cause shown the time is extended by the superior court. In all criminal cases which are so appealed, or in which defendants are bound over, it shall be the duty of the clerk of the superior court to transmit to the justice of the municipal court, within ten days after such case is finally disposed of, a certificate showing the final disposition of such case.

5 Arbitration of Claims. The supreme court pursuant to its authority to make rules regulating the proceedings in the district and municipal courts, as set forth in RSA 502-A:19-a, and the superior court pursuant to its authority to make rules regulating the proceedings in the superior court, as set forth in RSA 491:10, may by rules of court provide that all or any specific types of cases filed in the superior, district and municipal courts where the amount in controversy shall be five thousand dollars or less, except those involving title to real estate, shall first be submitted to and heard by a panel of three members of the bar of this state designated by a justice or clerk of the superior court who shall arbitrate the issues in the cases. Said rules shall prescribe the manner in which the arbitrators are selected and compensated and the rules and procedures to be followed in the arbitration proceedings.

6 Appeal from Arbitration. Either party may appeal from an award of the arbitrators to the court in which the case was initiated, under the following rules:

I. Such party, his agent or attorney, shall pay at the time of appealing all reasonable costs, excepting attorney's fees, that may have been incurred by the other party in such suit or action through the rendering of the arbitrators' decision.

II. Such appeal shall be entered, and the costs paid, within twenty days after the day of the entry of the award of the arbitrator on the docket, or such award shall be entered on the docket as a final judgment.

III. Upon appeal to the superior court, either party may elect to try the cause by jury. Upon the trial of any appeal,

whether by jury or by the court sitting without jury, the report of the arbitrators shall be given in evidence, subject to impeachment by either party.

Rep. Zachos explained the House Resolution.

Resolution adopted.

RECESS

AFTER RECESS

(Rep. Raiche in the Chair)

SB 136

relative to the taxation of farm, forest, wet and wild land. Ought to pass with amendment. Rep. Claflin for Resources, Recreation & Development.

Rep. Joseph Cote requested a quorum count.

212 members having answered, a quorum was present.

Rep. Joseph Cote moved that SB 136 be indefinitely postponed and spoke in favor of his motion.

Rep. Elmer Smith spoke against the motion.

Rep. Menge spoke in favor of the motion.

(Speaker in the Chair)

Reps. Claflin, Shortlidge, Elmer Johnson, Williamson, Hughes and Trowbridge spoke against the motion.

Reps. Robinson, Brungot, Hackler and Bednar spoke in favor of the motion.

Rep. Bennett non-spoke in favor of SB 136.

Rep. Gabriel moved the previous question on the entire subject matter; sufficiently seconded.

Adopted.

On a vv the Speaker was in doubt and requested a division.

A quorum was requested.

267 members having answered, a quorum was present.

140 having voted in the affirmative and 99 in the negative, SB 136 was indefinitely postponed.

RECONSIDERATION

Rep. Bednar, having voted with the majority, moved that the House reconsider its action in killing SB 136, and spoke against the motion.

Motion lost.

Reps. Fuller, Miner, Conley and Andrews wish to be recorded as in favor of SB 136.

The Speaker called for the Special Order for 11:01.

SB 28, requiring inspection and certification of petroleum storage facilities and establishing a fee therefor. Inexpedient to legislate.

Rep. Greene moved that the words, ought to pass with amendment, be substituted for the committee report, inexpedient to legislate.

AMENDMENT

Amend the title of the bill by striking out the same and inserting in place thereof the following:

An Act
requiring an inventory of petroleum storage facilities
in each city and town of the state.

Amend the bill by striking out everything after the enacting clause and inserting in place thereof the following:

1 Inventory by Cities and Towns. The selectmen of each town and the governing body of each city shall submit prior to January 1, 1973 to the state fire marshal a list of the locations and capacities of commercial storage facilities for gasoline, oil or petroleum in their respective municipalities.

2 Effective Date. This act shall take effect sixty days after its passage.

The Clerk read the amendment in full.

Rep. Greene explained her motion and the amendment.

Motion adopted.

Ordered to third reading.

SENATE MESSAGES

CONCURRENCE ON HB WITH AMENDMENT

HB 818, expanding the discretion of the attorney general in administering the land sales full disclosure act.

(Amendment printed in SJ 6-21-71)

Rep. Zachos moved that the House non-concur with the Senate amendment and that a committee of conference be established and explained his motion.

Adopted.

The Speaker appointed Reps. Zachos, Palmer and Piper.

HB 852, defining charitable trusts and providing for the filing of instruments and reports relative to said trusts.

(Amendment printed in SJ 6-21-71)

Rep. Zachos moved that the House concur with the Senate amendment.

Adopted.

HB 959, to clarify superior court writs.

(Amendment printed in SJ 6-21-71)

Rep Zachos moved that the House non-concur with the Senate amendment and that a committee of conference be established and explained his motion.

Adopted.

The Speaker appointed Reps. Hanson, Andrews and Riley.

HB 817, broadening the scope of the common law doctrine of cy pres.

(Amendment printed in SJ 6-21-71)

Rep. Zachos moved that the House concur with the Senate amendment.

Adopted.

HB 950, providing for the appointment of a superintendent of the house of corrections of Belknap county.

(Amendment printed in SJ 6-21-71)

Rep. George Roberts moved that the House non-concur with the Senate amendment and that a committee of conference be established.

Adopted.

The Speaker appointed Reps. George Roberts, Huot and Mutzbauer.

HB 994, legalizing certain meetings of Newfields sewer district, Barnstead school district, Mascoma Valley regional school district and in the towns of Rye, New Durham and Washington.

(Amendment printed in SJ 6-21-71)

Rep. Hanson moved that the House concur with the Senate amendments.

Adopted.

HB 908, limiting the allowable noise level of snow traveling vehicles.

(Amendment printed in SJ 6-21-71)

Rep. Hamel moved that the House concur with the Senate amendment.

(discussion)

Adopted.

RECONSIDERATION

Rep. Fortier, having voted with the majority, moved that the House reconsider its action in concurring with the Senate amendment on HB 930, relative to the prevention of pollution from dredging, filling, mining, or other construction, and that the House non-concur and a Committee of Conference be established and spoke in favor of the motion.

Rep. Claflin spoke in favor of the motion.

Motion adopted.

The Speaker appointed Reps. Claflin, Fortier and Tilton.

ENROLLED BILLS AMENDMENT

HB 776, relative to the duties of the Mount Washington Commission.

AMENDMENT

Amend said bill by striking out the first line of section 3 and inserting in place thereof the following:

3 Mount Washington Commission. Amend RSA 227-B (supp) as inserted by 1969, 427:1 by inserting after section 7 the following new section: 227-B:8 Gifts, Grants or Donations. The commission is authorized to institute

The Clerk read the amendment in full.

Amendment adopted.

SENATE MESSAGE

SENATE ADOPTION OF ENROLLED BILLS AMENDMENTS

HB 776, relative to the duties of the Mount Washington Commission.

SB 306, relative to institutional collections.

(Amendment printed in HJ 6-21-71)

SB 179, limiting the scope of inquiry directed to applicants for state employment and state licensing.

(Amendment printed in HJ 6-21-71)

ENROLLED BILLS REPORT

HB 5, relative to powers and duties of New England Interstate Water Pollution Control Commission.

HB 251, providing that the provisions of the constitution of New Hampshire shall establish the age for voters.

HB 419, relative to supplies for discharged prisoners.

HB 550, providing copies of the Revised Statutes Annotated for attorneys in the office of attorney general.

HB 588, to correct a typographical error in the Revised Statutes Annotated.

HB 626, to require higher safety standards in the construction of driveways and other accesses to the public way.

HB 642, eliminating the payment of taxes as a condition precedent to receiving the service exemption from taxes.

HB 788, prohibiting the use of motor boats on Jericho Pond.

HB 923, relative to the parking of motor vehicles by disabled war veterans.

HB 928, prohibiting motorboats on Smith Meeting House Pond and Rollins Pond.

HB 935, relative to proof of ownership of motor vehicles.

HB 962, prohibiting the possession of loaded rifles and shotguns in boats and other craft.

HB 953, amending the charter of the town of Hanover to provide that the board of selectmen shall act as the housing authority.

HB 978, relative to the repair of faulty private sewage systems.

HB 985, relative to contested elections to the legislature.

HB 986, relative to transfer of prisoners.

HB 989, relative to the United Baptist Convention of New Hampshire.

HB 993, relative to the enforcement of the election laws.

HB 1001, relative to amending the charter of the First Congregational Society of Gilmanton.

HJR 55, establishing a special committee to study the effectiveness of the laws relating to access to and use of public buildings by the physically handicapped.

SB 95, abolishing the office of research analyst, to senate finance committee and removing any reference to that office in the RSA.

SB 98, increasing the state guarantee for certain school construction programs.

SB 278, providing that, with the approval of one parent, persons who have attained the age of eighteen years will be fully competent to contract relative to motor vehicles.

SB 297, requiring certain markings and equipment on bicycles.

SB 280, relative to the area school contract between the Rochester school district and the Wakefield school district.

SJR 16, reimbursing the members of the committee studying the economic potentials and development potentials of Mount Sunapee state park for mileage expense incurred.

HB 942, establishing the city of Goffstown.

Roxie A. Forbes
For The Committee

The Speaker called for the Special Order for 11:02:

Reconsideration of the passage of SB 183, relative to allowable width of certain vehicles.

Rep Joseph Cote moved reconsideration of the passage of SB 183 and spoke in favor of the motion.

(discussion)

Rep. Greenwood spoke against reconsideration.

Reps. Philip Smith, D'Amante, Greene, and Robinson spoke in favor of reconsideration.

Rep. Burleigh moved the previous question on the entire subject matter; sufficiently seconded.

Adopted.

Reconsideration adopted.

Rep. D'Amante moved that SB 183 be referred to the House Transportation Committee for further study.

Adopted.

RESOLUTION

Rep. James O'Neil moved that all bills ordered to third reading be read a third time by this resolution and that all titles of bills and captions of resolution be the same as adopted, and that they be passed at the present time, and that when the House adjourns today it be to meet tomorrow at 11:00 a.m.

Adopted.

Third reading and passage by House

SJR 35, establishing a commission to study the restructuring of the tax commission.

SB 100, relative to repair of damage to bridges in Thornton and Woodstock.

SB 305, establishing a miscellaneous tax division within the tax commission.

SB 307, establishing a division of real and personal property appraisals within the tax commission.

SJR 15, providing for studies for direct access from the F. E. Everett Turnpike to the central business district of Manchester.

SB 172, relative to the judicial process.

SB 239, providing that irreconcilable differences shall be grounds for divorce.

SB 287, providing for a unified court system for New Hampshire.

SB 198, establishing a permanent probation office in municipalities with population over fifty thousand persons.

SB 138, providing for the designation of scenic roads and relative to town road aid.

SB 28, requiring an inventory of petroleum storage facilities in each city and town of the state.

On motion of Rep. McLane and House adjourned at 4:35 P.M. in honor of Rep. Vachon.

Wednesday, 23Jun71

The House met at 11:00 a.m.

Prayer was offered by House Chaplain Rev. William L. Shafer.

SHALOM.

"FATHER of all mankind, grant us strength of body and mind with which to meet our daily task. Let us be grateful for the privilege of life but let us never lose sight of our purpose in living. May the ideals of truth and justice, as taught by our great prophets ever motivate us and help us to preserve the rights and privileges of the individual. On this day as on every day, do we rededicate ourselves to the democratic principles which have been and continue to be the mortar of our country's foundation. Above all let our moral and spiritual convictions be strong enough to carry us through every crisis. Amen."

(... adapted, ex. Treasury of Jewish Prayers.)

Rep. Bissonnette led the Pledge of Allegiance.

SENATE MESSAGES CONCURRENCE WITH HOUSE AMENDMENTS

SB 72, relative to the insurance of state notes.

SB 215, relative to regulation of shorthand court reporting.

SB 217, relative to the establishment of an electric power plant and major transmission siting and construction licensing procedure.

SB 284, providing for the establishment of a Court Accreditation Commission.

SB 285, authorizing the Human Rights Commission to accept public and private grants, and naming the Donald J. Welch Nursing Care Unit of the New Hampshire Soldiers' Home.

SB 286, providing for the waiver of court costs and fees in certain cases.

SB 303, relating to the jurisdiction of the supreme court.

SJR 9, in favor of John Dukette of Andover.

SJR 23, requesting the legislative study committee to study and make recommendations relative to the Uniform Consumer Credit Code.

CONCURRENCE

HB 92, relative to the correction of tax laws due to repeal of stock in trade and other taxes.

HB 372, relative to the policemen's retirement system.

HB 569, relative to qualifications for the serving of liquor or beverages.

HB 594, relative to the manner and number of voter signatures required to allow presidential and vice presidential candidates to have names placed on primary ballot.

HB 619, amending the New Hampshire unit ownership of real property act.

HB 696, amending the business profits tax to clarify the provisions for the taxation of affiliated corporations.

HB 748, continuing in existence the state commission on the status of women.

HB 791, granting a tax exemption to persons who have lived with their spouse as man and wife for at least five years when either person is seventy or over.

HB 915, including surviving spouse of disabled servicemen in the class of person exempt from taxation on a homestead.

HB 933, amending the tax on meals and rooms.

HB 939, relative to collecting taxes, penalties and interest resulting from a supplemental property assessment, and providing for a lien.

HB 967, relative to certain veterans preferences in public employment.

HB 979, prohibiting the sale or installation of certain space heaters.

HB 991, establishing an interim committee to study no-fault automobile insurance.

SUSPENSION OF RULES

Reps. James O'Neil and Raiche moved that the Rules of the House be so far suspended for the rest of the session as to permit hearings and the introduction of committee reports without two days' notice in the Journal.

Adopted.

RECONSIDERATION

Rep. James O'Neil served notice that today or some subsequent day he would ask for reconsideration of the action of the House in passing SB 305, establishing a miscellaneous tax division within the tax commission, and SB 307, establishing a division of real and personal property appraisals within the tax commission.

SENATE ADOPTION ENROLLED BILLS
AMENDMENT

HB 738, permitting banks to suspend business during emergencies and for other reasons.

(Amendment printed in SJ 6-22-71)

COMMITTEE REPORTS

SJR 7

appropriating additional money for the board of accountancy. Ought to pass. \$1,675. Rep. Drake for Appropriations.

Ordered to third reading.

SJR 10

in favor of the estates of Elaine and Hank Chapin. Inexpedient to legislate. Highway \$45,000. Rep. Drake for Appropriations.

Resolution adopted.

SB 53

providing for a monitoring program of and the preservation of the ledges on Profile Mountain and making appropriations therefor. Inexpedient to legislate. \$50,000. Rep. Drake for Appropriations.

Resolution adopted.

SB 79

creating a legislative commission to study and make recommendations relative to the expenditure of state funds for higher education and making an appropriation therefor. Inexpedient to legislate (subject covered by other legislation) —0— Rep. Drake for Appropriations.

Resolution adopted.

SB 256

establishing a public defender system for Merrimack county. Ought to pass with amendment. —0— Rep. Drake for Appropriations.

AMENDMENT

Amend the bill by striking out section 5 and inserting in place thereof the following:

5 Effective Date. This act shall take effect July 1, 1971 provided, however, that if the contract specified in section 3 has not been finalized by said effective date, the provisions of RSA 604-A shall be in effect in Merrimack county until said contract has been finalized.

Amendment adopted.

Ordered to third reading.

SB 308

relative to the workweek and overtime pay for the state police. Ought to pass. —0— Cost: \$30,050.93 General Funds, \$273,491.22, Highway Funds. Rep. Drake for Appropriations.

Ordered to third reading.

SB 312

regulating the powers of the New Hampshire American Revolution Bicentennial Commission. Ought to pass with amendment. —0— Rep. Drake for Appropriations.

AMENDMENT

Amend the bill by renumbering section 3 to read 2.

Amendment adopted.

Ordered to third reading.

SB 105

relative to the issuance of property, liability and automobile insurance. Ought to pass. Rep. Lamy for Banks and Insurance.

Gives added protection to public.

Ordered to third reading.

SB 250

to eliminate unfair insurance practices. Ought to pass. Rep. Lamy for Banks and Insurance.

Gives added protection to public.

Ordered to third reading.

SB 145

relative to construction attachments. Ought to pass with amendment. Rep. Fortier for Public Works.

AMENDMENT

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Establishing Priority of Attachments. Amend RSA 447 by inserting after section 12 the following new section: 447:12-a Attachment Priority. Such attachment shall have precedence and priority over any construction mortgage. For the purposes of this section a construction mortgage shall mean any mortgage loan made for the purpose of financing the construction, repair or alteration of any structure on the mortgaged premises where the lien secured by such attachment arises from the same construction, repair or alteration work. Provided that such attachment shall not be entitled to precedence as provided in this section to the extent that the mortgagee shall show that the proceeds of the mortgage loan were disbursed either toward payment of invoices from or claims due sub-contractors and suppliers of materials or labor for the work on the mortgaged premises, or upon receipt by the mortgagee from the mortgagor or his agent of an affidavit that the work on the mortgaged premises for which such disbursement is to be made has been completed and that the sub-contractors and suppliers of materials or labor have been paid for their share of such work. Any agreement waiving precedence provided by this section shall be enforceable only upon like showing by the mortgagee. The precedence

provided by this section shall not apply to wage claims of employees working for wages under an employer-employee relationship, as defined in RSA 275:42. A mortgagor or his agent making a wilfully false affidavit hereunder shall upon conviction thereof by a court of competent jurisdiction be subject to a fine not exceeding five hundred dollars or imprisonment not exceeding six months or both.

2 Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted.

Ordered to third reading.

SB 39

relative to acquiring park and recreation areas in towns. Inexpedient to legislate. Rep. Clafin for Resources, Recreation and Development.

Resolution adopted.

ENROLLED BILLS REPORT

SB 166, amending the 1969 appropriation relative to capital expenditures at Franconia Notch State Park.

SB 188, relative to a compact between the state of Maine and New Hampshire to promote the better utilization of the Saco River Watershed.

SB 223, authorizing towns to appropriate funds to employ counsel for the prosecution of misdemeanors.

SB 238, relative to release from county jails and houses of correction.

SB 240, to provide a procedure for the disposition of claims arising from legal or medical malpractice.

SB 285, authorizing the Human Rights Commission to accept public and private grants, and naming the Donald J. Welch Nursing Care Unit of the New Hampshire Soldiers' Home.

SB 286, providing for the waiver of court costs and fees in certain cases.

SB 303, relating to the jurisdiction of the Supreme Court.

SJR 9, in favor of John Dukette of Andover.

SJR 29, relative to reimbursement to the Wentworth School District for fire damage to the Wentworth Elementary School.

HB 172, relating to public disposal facilities.

HB 294, providing for the establishment of public refuse disposal facilities under certain conditions.

HB 365, to abolish the unclassified position of state entomologist.

HB 501, relative to the board of chiropractic examiners and registration.

HB 623, extending the application of the right to know law to the legislature and all its committees.

HB 645, relative to the practice of veterinary medicine in New Hampshire.

HB 668, extending the tenure of the special board to determine matters relating to state resources.

HB 839, relative to fees charged by the Hillsborough County Register of Deeds.

HB 884, requiring that sugar served in public eating places be served in individually wrapped packets or in certain containers.

HB 906, regulating prearranged funerals or burial plans, compensating the state board of registration of funeral directors and embalmers and regulating the exposing of corpses.

HB 919, exempting certain municipal water companies from classifications as public utilities.

Roxie A. Forbes
For The Committee

ENROLLED BILLS AMENDMENT

SB 37, relative to the hours of employment for female laboratory technicians.

AMENDMENT

Amend section 1 of the bill by striking out lines one, two, three and four and inserting in place thereof the following:

1 Extending Hours of Employment of Female Laboratory Technicians.

Amend RSA 275:15 by striking out said section and inserting in place thereof the following:

The Clerk read the amendment in full.

Adopted.

RECONSIDERATION

Rep. Hamel, having voted with the majority, moved that the House reconsider its action in referring SB 183, relative to allowable width of certain vehicles, SB 184, increasing the allowable weight of certain vehicles, and SB 252, requiring that motor vehicle manufacturers post a bond to guarantee warranties of new motor vehicles sold in this state, to the House Transportation Committee.

Adopted.

Rep. Hamel moved that SB's 183, 184 and 252 be referred to the Joint House and Senate Transportation Committee.

Adopted.

COMMITTEE REPORTS CONTINUED

SB 21

providing that school districts may include in borrowing the cost of planning for construction and the amount and purposes of annual grants to school districts. Inexpedient to legislate. —0— Rep. Drake for Appropriations.

Rep. Bowles moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke in favor of the motion.

Rep. Saunders spoke against the motion.

On a vv the Speaker was in doubt and requested a division.

It being manifestly in the negative, the motion lost.

Resolution adopted.

SB 86

creating the position of executive director of the commis-

sion on the arts. Inexpedient to legislate. —0— Rep. Drake for Appropriations.

(discussion)

Resolution adopted.

SB 255

increasing the compensation of the pharmacy board and the fees payable thereto. Ought to pass with amendment. —0— Rep. Drake for Appropriations.

AMENDMENT

Amend the bill by striking out the title and inserting in place thereof the following:

An Act

relative to the pharmacy board and the fees payable thereto.

Amendment adopted.

Rep. Ezra Mann offered an amendment.

The Clerk read the amendment in full.

Rep. Mann explained the amendment.

Reps. Chandler and Shirley Clark spoke against the amendment.

Mann amendment lost.

Ordered to third reading.

SB 292

relative to abandoned and junk motor vehicles. Inexpedient to legislate. —0— Rep. Drake for Appropriations.

(discussion)

Rep. Greene moved the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke in favor of the motion.

Reps. Mutzbauer and Monier spoke against the motion.

Rep. Shirley Clark spoke in favor of the motion.

Rep. Gerry Parker moved that SB 292 be recommitted to committee on Environmental Quality and Agriculture, and spoke in favor of the motion.

Rep. Williamson moved the previous question on the entire subject matter; sufficiently seconded.

Adopted.

Motion to recommit lost.

Motion to substitute lost.

Resolution adopted.

RECONSIDERATION

Rep. Monier, having voted with the majority, moved that the House reconsider its action in killing SB 292 and spoke against the motion.

Motion lost.

COMMITTEE OF CONFERENCE REPORT

CACR 18, Relating to: How Often the Legislature Shall Meet. Providing that: The Legislature Shall Meet Annually.

The committee of conference to whom was referred CACR No. 18 concurrent resolution proposing constitutional amendments relative to how often the legislature shall meet, having considered the same report the same with the following recommendations:

That the Senate recede from its position of nonconcurrency;

That the House recede from the adoption of its amendments and

That the Senate and House concur in the following amendment to the concurrent resolution:

Amend the concurrent resolution by striking out all after the resolving clause and inserting in place thereof the following:

I. Resolved, That Article 3 of Part Second of the Constitution of New Hampshire be amended by striking out said article and inserting in place thereof the following new article:

[Art.] 3d. [General Court, When to Meet and Dissolve.]
The senate and house shall assemble biennially on the first

Wednesday in January in the odd numbered years, shall meet annually in January and at such other times as they may judge necessary, shall dissolve and be dissolved seven days next preceding the first Wednesday of January in the odd numbered years, and shall be styled THE GENERAL COURT OF NEW HAMPSHIRE.

II. Resolved, That Article 15 (supp) as amended in 1960 of Part Second of the Constitution of New Hampshire be amended by striking out said article and inserting in place thereof the following:

[Art.] 15th. [Compensation of the Legislature.] The presiding officers of both houses of the legislature, shall severally receive out of the state treasury as compensation in full for their services for the term elected the sum of two hundred and fifty dollars, and all other members thereof, seasonably attending and not departing without license, the sum of two hundred dollars for the elected term and each member shall receive mileage for actual daily attendance on not more than ninety legislative days during any term for which he is elected; provided, however, that when a special session shall be called by the governor or by two-thirds vote of the then qualified members of each branch of the general court, such officers and members shall receive for attendance an additional compensation of three dollars per day for a period not exceeding fifteen days and the usual mileage.

Nothing herein shall prevent the payment of additional mileage to members attending committee meetings or on other legislative business on nonlegislative days.

III. Resolved, That the above amendments proposed to the Constitution be submitted to the qualified voters of the state at the regular biennial election to be held in November, 1972.

IV. Resolved, That the selectmen of the several towns, cities, wards, and places in the state are directed to insert in their warrants for the 1972 biennial election an article to the following effect: To take the sense of the qualified voters whether the amendments of the Constitution proposed by the 1971 session of the General Court shall be approved.

V. Resolved, That the sense of the qualified voters shall be taken by ballot upon the following question submitted to them by the General Court:

Are you in favor of amending the Constitution to provide that the legislature shall meet annually and that each member shall receive mileage payments for attendance at regular sessions for no more than ninety legislative days during the two years for which he is elected?

VI. Resolved, That the Secretary of State be required to print the question to be thus submitted on a separate ballot or on the same ballot that other constitutional questions proposed by the General Court are submitted. Upon the ballot containing the question shall be printed the word "Yes" with a square near it at the right hand of the question; and immediately below the word "Yes" shall be printed the word "No" with a square near it at the right hand of the question; and the voter desiring to vote upon the question shall make a cross in the square of his choice. If no cross is made in a square beside the question the ballot shall not be counted on the question. The outside of the ballot shall be the same as the regular official ballot except that the words "Questions Relating to Constitutional Amendments Proposed by the 1971 General Court" shall be added at the top of the ballot in bold type.

VII. Resolved, That if the proposed amendment is approved by the requisite number of votes it becomes effective when its adopting is proclaimed by the Governor.

Sen. English
Sen. Downing
Conferees on the Part of the Senate

Rep. R. Chase
Rep. Harvell
Rep. Sylvain
Conferees on the Part of the House

Rep. Russell Chase explained the report.

227 having voted in the affirmative, 17 in the negative, the report was not adopted.

Rep. Bowles challenged the count and requested another division.

The Speaker called for a quorum.

299 members having answered, a quorum was present.

252 having voted in the affirmative and 21 in the negative, the committee report was adopted by the necessary sixty percent.

RECONSIDERATION

Rep. Bowles, having voted with the majority, moved that the House reconsider its action in passing CACR 18 and spoke against the motion.

Motion lost.

SENATE MESSAGE

The Senate adopted the committee of conference report on CACR 18.

Rep. Russell Chase explained the Reapportionment situation.

RECESS

AFTER RECESS

RECONSIDERATION

Rep. Zachos, having voted with the majority, moved that the House reconsider its action in concurring with the Senate amendment on HB 817, broadening the scope of the common law doctrine of cy pres, and that the House non-concur and establish a committee of conference and explained the motion.

Adopted.

The Speaker appointed Reps. Zachos, Underwood and Healy.

SENATE MESSAGES

CONCURRENCE ON HBs WITH AMENDMENTS

HB 662, relative to extending the jurisdiction of local police by consent.

(Amendment printed in SJ 6-22-71)

Rep. Zachos moved that the House concur with the Senate amendment.

Adopted.

HB 943, relating to professional standards review organizations of physicians and surgeons.

(Amendment printed in SJ 6-22-71)

Rep. Zachos moved that the House concur with the Senate amendment.

Adopted.

HB 999, relative to discarded refrigerators.

(Amendment printed in SJ 6-22-71)

Rep. MacDonald moved that the House concur with the Senate amendment.

Adopted.

HB 974, relative to increasing the fees in district courts.

(Amendment printed in SJ 6-22-71)

Rep. MacDonald moved that the House concur with the Senate amendment.

Adopted.

HB 109, relative to the power of conservation officers to board boats in connection with administration of marine laws.

(Amendment printed in SJ 6-22-71)

Rep. Stimmell moved that the House concur with the Senate amendment.

Adopted.

HJR 50, in favor of Richard Bradley.

(Amendment printed in SJ 6-22-71)

Rep. Greenwood moved that the House non-concur with the Senate amendment and that a committee of conference be established.

Adopted.

The Speaker appointed Reps. Varrill, Greenwood and Hood.

HB 341, to prohibit concellation of individual accident and health insurance policies due to changes in the physical condition of the insured.

(Amendment printed in SJ 6-22-71)

Rep. Bigelow moved that the House non-concur with the Senate Amendment and that a committee of conference be established.

Adopted.

The Speaker appointed Reps. Charles Cheney, Coughlin and Bednar.

ACCEDED TO REQUEST FOR COMMITTEE OF CONFERENCE

HB 959, to clarify superior court writs.

The President appointed Senators Nixon and Leonard.

HB 950, providing for the appointment of a superintendent of the house of corrections of Belknap county.

The President appointed Senators Jacobson and Leonard.

HB 818, expanding the discretion of the attorney general in administering the land sales full disclosure act.

The President appointed Senators Nixon and Downing.

ENROLLED BILLS AMENDMENT

HB 738, permitting banks to suspend business during emergencies and for other reasons.

(Amendment printed in SJ 6-22-71)

The Clerk read the amendment in full.

Amendment adopted.

Rep. Drabinowicz moved that the House discharge the committee of conference on HB 489, relative to the sentence of murder and the proceedings to determine the sentence, and non-concur with the Senate amendment.

Rep. Zachos explained the motion.

Adopted.

COMMITTEE REPORTS CONTINUED

SB 155

to require medical payment provisions in automobile liability insurance policies. Inexpedient to legislate. Rep. Lamy for Banks and Insurance.

Would legislate compulsory coverage.

Resolution adopted.

SB 204

providing for the payment of interest on real estate tax payments paid by mortgagors to banking institutions. Inexpedient to legislate. Rep. McIntire for Banks and Insurance.

Would increase costs to banks and cut interest to depositors.

Resolution adopted.

SB 206

relative to investments by banks. Inexpedient to legislate. Rep. Burrows for Banks and Insurance.

Resolution adopted.

SB 243

relative to group life insurance plans. Ought to pass. Rep. Rodgers for Banks and Insurance.

Ordered to third reading.

SB 249

to establish trustee powers of building and loan associations, cooperative banks or savings and loan associations. Ought to pass. Rep. Dwyer for Banks and Insurance.

Ordered to third reading.

SB 273

to reduce automobile insurance premiums for good drivers. Ought to pass. Rep. Dwyer for Banks and Insurance.

Ordered to third reading.

SB 65

providing that law enforcement officers shall be paid for time spent in court. Inexpedient to legislate. Rep. Randlett for Municipal and County Government.

Resolution adopted.

SB 309

authorizing an increased penalty for the violation of city by-laws. Inexpedient to legislate. Rep. Hanson for Municipal and County Government.

Resolution adopted.

SB 102

providing that school districts may in borrowing include the cost of planning for construction. Ought to pass. Rep. Abbott for Education.

Ordered to third reading.

RECONSIDERATION

Rep. James O'Neil, having voted with the majority, moved that the House reconsider its action in passing SB 307, establishing a division of real and personal property appraisals within the tax commission, and spoke in favor of the motion.

Rep. Monier requested a quorum count.

275 members having answered, a quorum was present.

Rep. Bednar spoke against reconsideration of SB 307.

(discussion)

Rep. Levy spoke against reconsideration.

Rep. Shirley Clark spoke in favor of reconsideration.

Rep. Dion moved the previous question on the pending motion; sufficiently seconded.

Adopted.

Reconsideration of SB 307 lost.

RECONSIDERATION

Rep. Bednar, having voted with the majority, moved that the House reconsider its action in passing SB 305, establishing a miscellaneous tax division within the tax commission.

Reconsideration lost.

COMMITTEE REPORTS CONTINUED

SB 107

to reorganize the commission on interstate cooperation and make an appropriation therefor. Inexpedient to legislate. \$3,000 Rep. Drake for Appropriations.

Rep. MacDonald moved that the words, ought to pass with amendment, be substituted for the committee report, inexpedient to legislate.

AMENDMENT

Amend the bill by striking out section 6 and by renumbering section 7 to read 6.

The Clerk read the amendment in full.

Rep. MacDonald explained the amendment.

(discussion)

Reps. Scamman and Palmer spoke in favor of the motion.

Rep. Dion moved the previous question on the entire subject matter; sufficiently seconded.

Adopted.

On a vv the Speaker was in doubt and requested a division.

It being manifestly in the affirmative, the motion was adopted.

Ordered to third reading.

SENATE MESSAGE

CONCURRENCE ON HB WITH AMENDMENT

HB 756, to increase highway relocation assistance.

(Amendment printed SJ June 22, 1971)

Rep. Trowbridge moved that the House concur with the Senate amendment.

Adopted.

HB 767, relative to witness fees for law enforcement officers.

(Amendment printed SJ June 22, 1971)

Rep. Zachos moved that the House non-concur with the Senate amendment and that a committee of conference be established.

Adopted.

The Speaker appointed Reps. Hanson, Zachos and Tarr.

UNANIMOUS CONSENT

Reps. Altman and Levy addressed the House by Unanimous consent.

RECONSIDERATION

Rep. Gordon, having voted with the majority, moved that the House reconsider its action in ordering SB 233, relative to sewage disposal systems, to third reading and spoke in favor of the motion.

Rep. Claflin spoke against the motion.

Rep. Dion moved the previous question on the entire subject matter; sufficiently seconded.

Adopted.

Reconsideration lost.

Rep. James O'Neil moved that the House compliment the Speaker on the excellent job in having only nine bills left in the House for action.

Adopted.

RESOLUTION

Rep. James O'Neil moved that all bills ordered to third reading be read a third time by this resolution and that all titles of bills and captions of resolutions be the same as adopted, and that they be passed at the present time, and that when the House adjourns today it be to meet tomorrow at 10:00 a.m.

Adopted.

Third reading and passage by House

SJR 7, appropriating additional money for the board of accountancy.

SB 107, to reorganize the commission on interstate cooperation and make an appropriation therefor.

SB 255, relative to the pharmacy board and the fees payable thereto.

SB 256, establishing a public defender system for Merrimack county.

SB 308, relative to the workweek and overtime pay for the state police.

SB 312, regulating the powers of the New Hampshire American Revolution Bicentennial Commission.

SB 105, relative to the issuance of property, liability, and automobile insurance.

SB 250, to eliminate unfair insurance practices.

SB 145, relative to construction attachments.

SB 243, relative to group life insurance plans.

SB 249, to establish trustee powers of building and loan associations, cooperative banks or savings and loan associations.

SB 273, to reduce automobile insurance premiums for good drivers.

SB 102, providing that school districts may in borrowing include the cost of planning for construction.

SB 233, relative to sewage disposal systems.

RECONSIDERATION

Rep. MacDonald, having voted with the majority, moved that the House reconsider its action in passing SB 107, to reorganize the commission on interstate cooperation and make an appropriation therefor, and spoke against the motion.

Motion lost.

RECONSIDERATION

Rep. Lamy, having voted with the majority, moved that the House reconsider its action in passing SB 105, relative to the issuance of property, liability, and automobile insurance, and spoke against the motion.

Motion lost.

RECONSIDERATION

Rep. Lamy, having voted with the majority, moved that the House reconsider its action in passing SB 250, to eliminate unfair insurance practices, and spoke against the motion.

Motion lost.

RECONSIDERATION

Rep. Fuller, having voted with the majority, moved that the House reconsider its action in passing SB 233, relative to sewage disposal systems, and spoke against the motion.

Motion lost.

On motion of Rep. Miner the House adjourned at 3:35 p.m.

Thursday, 24Jun71

The House met at 10:00 a.m.

(Deputy Speaker in the Chair)

Prayer was offered by House Chaplain Rev. William L. Shafer.

O GOD, direct us in the way we should go. Sometimes we think we know the way, only to discover that we have followed our own interests and desires beyond the reason and knowledge of others. Give us the certainty of Jesus and the will to follow in his footsteps. When we turn aside, warn and correct us. When we are in the right path, encourage us and keep us from stumbling. Give guidance to those who guide us, and may we never disappoint any who look to us for direction, but move steadily forward in the name and spirit of Jesus Christ, our Lord and Saviour. Amen.

Rep. Palmer led the Pledge of Allegiance.

LEAVES OF ABSENCE

Rep. Coughlin, the day, important business.

SENATE MESSAGES

CONCURRENCE WITH HOUSE AMENDMENTS

SB 28, requiring an inventory of petroleum storage facilities in each city and town of the state.

SB 172, relative to the Judicial Process.

SB 239, providing that irreconcilable differences shall be grounds for divorce.

SB 198, establishing a permanent probation office in municipalities with population over fifty thousand persons.

CONCURRENCE

HB 127, providing for a study on the feasibility of construction of a bridge over the Merrimack River in the town of Merrimack.

HB 186, relating to an interstate boundary commission for the marine boundary between New Hampshire and Maine.

HB 312, enacting the fair credit reporting act.

HB 549, relative to revisions and supplements to the law enforcement manual and making an appropriation for an additional printing of the manual.

HB 592, relative to New Hampshire technical institute and vocational-technical colleges bookstore operation.

HB 695, to permit investment in voting trust certificates of banks and bank holding companies in the same manner as in the capital stock of banks and bank holding companies.

HB 917, providing for the temporary classification of the position of assistant attorney general in certain cases.

HJR 11, to make an additional appropriation for the fiscal year ending June 30, 1971 for counsel fees for indigent defendants.

HJR 25, providing for payment of bobcat bounties and making an appropriation therefor.

CONCURRENCE ON HB WITH AMENDMENT

HB 719, relative to directors of savings and commercial banks.

(Amendment printed in SJ 6-23-71)

Rep. Bigelow moved that the House concur with the Senate amendment.

Adopted.

Rep. Michels wishes to be recorded in favor of HB 719. His statement follows:

I voted to concur with the Senate amendment to HB 719 on the understanding that as of July 1, 1973 any person holding designated positions in more than one such financial institution in towns of 4,000 persons or more, and who have been elected, appointed, re-elected, or re-appointed since June 30, 1971 will not be able to hold such positions in more than one such institution after July 1, 1973, and on the understanding that as of July 1, 1975 any person holding such positions in more than one such institution in towns of less than 4,000 persons and who have been elected, appointed, re-elected or re-appointed since June 30, 1971 will not be able to hold such positions in more than one such institution after June 30, 1975, except as provided in RSA 384:5-a (b) as inserted by the bill.

HB 531, permitting various types of financial institutions in New Hampshire to organize and/or participate in service corporations.

(Amendment printed in SJ 6-23-71)

Rep. Bigelow moved that the House concur with the Senate amendment.

Adopted.

ENROLLED BILLS REPORT

SB 106, relating to filing notices under the timber conservation act and requiring an owner to furnish security for payment of the yield tax.

SB 121, applying the coverage of the highway relocation assistance act by project number.

SB 186, increasing the radius of operation and the fee for special operation permits for certain heavy motor vehicles.

SB 197, establishing the salary for the pesticides surveillance scientist.

SB 201, relative to the state apprenticeship council.

SB 236, to abolish the so-called "locality rule" in judicial matters involving professional malpractice suits.

SB 261, providing for reciprocity in motor vehicle citations.

SB 302, prohibiting discrimination because of age or sex.

SB 317, to repeal charters of certain corporations.

HB 843, authorizing temporary emergency permits in emergency situations for nursing home administrators.

Roxie A. Forbes

For the Committee

COMMITTEE REPORTS

SB 127

to improve the administration of and increasing benefits under the workmen's compensation law. Ought to pass with amendment. Rep. Cate for Labor, Human Resources and Rehabilitation.

AMENDMENT

Amend section 3 of the bill by striking out said section and inserting in place thereof the following:

3 Unsafe Working Conditions. Amend RSA 281:29 by striking out said section and inserting in place thereof the following: 281:29 Double Compensation. Any employer who is liable for the compensation provided by RSA 281:22, 23, 25. and 26 shall, upon being found in violation of any provision of RSA 277, as amended, and RSA 276-A insofar as the latter chapter deals with prohibiting hazardous occupations for youth, when there is recorded in the department a prior violation of the same kind or when the employer has failed to comply with written departmental recommendations applicable to a first violation within the reasonable period allowed, become liable for twice the amount of such compensation, provided, however, that if payment of compensation is secured pursuant to RSA 281:9, I, he and his insurance carrier shall share equally the payment of compensation hereunder.

Amend the bill by inserting after section 4 the following new section:

5 Spouses' Actions Barred. Amend RSA 281:12 (supp), as amended, by striking out said section and inserting in place thereof the following: 281:12 Employees Presumed to Have Accepted. An employee of an employer subject to this chapter shall be conclusively presumed to have accepted the provisions hereof and to have waived his rights of action at common law

to recover damages for personal injuries against his employer, or against the employer's insurance carrier as defined in RSA 281:2, VIII. The spouse of an employee entitled to benefits under this chapter shall have no right of action at common law against the employer, or the employer's insurance carrier as defined in RSA 281:2, VIII, to recover for consequential damages.

Amend the bill by renumbering the original section 5 and sections 6, 7, 8, 9, 10, 11, 12, 13, 14 and 15 to read 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, and 16 respectively.

Amend RSA 281:21, I as inserted by section 7 of the bill by striking out said paragraph and inserting in place thereof the following:

I. An employer subject to this chapter, or his insurance carrier, shall furnish to an injured employee, or cause to be furnished, reasonable medical, surgical, and hospital services, remedial care, nursing, medicines, and mechanical and surgical aids, for such period as the nature of the injury may require. The injured employee shall have the right to select his own physician.

Amend section 8 of the bill by striking out said section and inserting in place thereof the following:

8 Improvement in Contested Cases Procedures.

Amend RSA 281:37 (supp), as amended, by striking out said section and inserting in place thereof the following:

281:37 Hearings and Awards.

I. In the event of a controversy as to the responsibility of an employer, or his insurance carrier, for the payment of compensation and other benefits under this chapter, any party at interest may petition the labor commissioner, in writing, for a hearing and award. Said commissioner, or his authorized representative, shall schedule a hearing, fixing its time and place and giving a notice thereof of at least fourteen days. The notice shall be given in hand or by certified mail, return receipt. At such hearing full consideration shall be given to all evidence presented and it shall be incumbent upon all parties to present all available evidence. No later than thirty days thereafter the commissioner, or his authorized representative, shall render his decision and shall forthwith notify the parties thereof. Failure

of any or all parties at interest to appear at a duly scheduled hearing or to petition for a continuance shall bar such parties from complaining about an adverse decision, a decision by default, or dismissal of petition for hearing and award. An appeal from a decision of the commissioner, or his authorized representative, may be taken to the superior court no later than thirty days from the date of such decision. The venue shall be according to civil actions in personam between the same parties, and the court shall set a time and place for hearing and order at least fourteen days' notice thereof to the parties. At such hearing a full trial shall be had before a justice of the superior court, without jury, and within thirty days thereafter the court shall make its award setting forth its findings of fact and the law applicable thereto, and the clerk of court shall forthwith send to each of the parties and to the labor commissioner copies of such award. The decision of said court shall be enforceable in the same manner as an equity decree, and appeals from such decisions may be taken to the supreme court; but in no case shall such an appeal suspend the operation of an award unless the court from which such appeal is taken shall so order.

II. A decision of the labor commissioner shall take effect upon date of notification and become final, in the absence of an appeal therefrom, thirty days thereafter. Payment of weekly compensation shall begin and/or continue as soon as possible after the decision's effective date, but no later than five work days thereafter, and shall not be terminated, except in accordance with the terms of the commissioner's decision or by final court determination. Upon failure of an employer, or his insurance carrier, so to comply with his decision, the commissioner shall assess a penalty not to exceed twenty-five dollars for each day of non-compliance, beginning on the date of notification of assessment. Upon continued failure to comply with an order to make payment of compensation and/or penalty, the commissioner shall petition the superior court for an injunction to comply. All penalties collected under this section shall be deposited by the commissioner with the state treasurer.

Amend RSA 281:22, V as inserted by section 10 of the bill by striking out said paragraph and inserting in place thereof the following:

V. Any dependent as defined herein, except a widow, wid-

ower, child or children, who at the time of the injury of the injured is in part only dependent upon his earnings, shall receive such proportion of the benefits provided for those wholly dependent as the amount of the wage contributed by the deceased to such partial dependents at the time of the injury bore to the total support of the dependents.

Amend section 14 of the bill by striking out said section and inserting in place thereof the following:

14 Maximum Benefits. Amend RSA 281:30 (supp) as amended, by striking out said section and inserting in place thereof the following: 281:30 Maximum Benefits. In no case except as provided in RSA 281:25, 26, and 29 shall the weekly compensation payable under this chapter exceed the benefits set forth in RSA 281:23.

(discussion)

Amendment adopted.

Referred to Appropriations.

SB 189

establishing obligations of the New Hampshire Higher Educational and Health Facilities Authority as "legal investments". Ought to pass. Rep. Ezra Mann for Municipal and County Government.

Rep. Merrill offered an amendment.

AMENDMENT

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 Taxation of Housing. Amend RSA 195-D:15 as inserted by 1971, 198:10 by inserting at the end thereof the words (Notwithstanding any other provisions of this chapter, no housing facility, as defined herein, shall be erected by the corporation or its agent unless the corporation or its agent shall receive prior approval of the local governing body of the city or town in which the housing facility is to be built. "Governing Body" as used in this section shall mean in a city, that governing body which is designated as such by the charter of the particular city; in a town, the town meeting. The term "housing facility" as

used in this section shall mean any structure or structures having separate residential suites or sets of rooms for housekeeping purposes.) so that said section as amended shall read as follows: 195-D:15 Exemption from Taxation. The exercise of the powers granted by this chapter will be in all respects for the benefit of the people of the state, for the increase of their commerce, welfare and prosperity, and for the improvement of their health and living conditions, and will constitute the performance of an essential governmental function, and neither the corporation nor its agent shall or may be required to pay any taxes or assessments upon or in respect of a project or any property acquired or used by the corporation or its agent or under the jurisdiction, control, possession or supervision of the same or upon the activities of the corporation or its agent in the operation or maintenance of the project under the provisions of this chapter, or upon the income or other revenues therefrom; and any bonds, notes and other obligations issued under the provisions of this chapter, their transfer and the income therefrom including any profit made on the sale thereof, as well as the income and property of the corporation are at all times free from taxation of every kind by the state and by the municipalities and all other political subdivisions of the state. Notwithstanding any other provisions of this chapter, no housing facility, as defined herein, shall be erected by the corporation or its agent unless the corporation or its agent shall receive prior approval of the local governing body of the city or town in which the housing facility is to be built. "Governing Body" as used in this section shall mean in a city, that governing body which is designated as such by the charter of the particular city; in a town, the town meeting. The term "housing facility" as used in this section shall mean any structure or structures having separate residential suites or sets of rooms for housekeeping purposes.

3 Effective Date. This act shall take effect upon its passage.

Rep. Merrill explained her amendment.

Rep. Levy spoke in favor of the amendment.

(discussion)

Amendment adopted.

Ordered to third reading.

SJR 28

establishing a committee to study the feasibility of off track betting and making an appropriation therefor. Majority: Ought to pass with amendment; Rep. Beckett for Ways and Means. Minority: Indefinite postponement; Reps Levy and Warren.

Rep. Levy moved that SJR 28 be indefinitely postponed and spoke in favor of his motion.

Reps. Reddy, Lawton and Bednar spoke against the motion.

Rep. Gordon spoke in favor of the motion.

(discussion)

Rep. Bednar requested a division.

92 having voted in the affirmative, 137 in the negative, the motion lost.

Amendment adopted.

Referred to Appropriations.

Rep. Raiche introduced Congressman William Anderson of Tennessee who addressed the House briefly.

Rep. Webster moved that the remarks of Congressman Anderson be printed in the Journal.

Adopted.

CONGRESSMAN WILLIAM ANDERSON'S REMARKS

Mr. Speaker, Distinguished Members of the Legislature: It is a great joy and a great privilege to be back in New Hampshire. As a legislator myself, I know how extremely busy the schedule can become at the end of the session; and I know, as a member of the House, that sometimes when I see one of our colleagues get up and waste a lot of time toward the end of the session, I get very, very frustrated. So, I am not going to take time except to say, Good Luck in all of your undertakings. We have a nation that has many problems, and I am sure that with this most capable group that we are on our way to solving a lot of them.

Good Luck to you, God Bless you and Thank you.

RECESS

AFTER RECESS

SENATE MESSAGES
ACCEDED TO REQUEST FOR
COMMITTEE OF CONFERENCE

HB 767, relative to witness fees for law enforcement of-ficers.

The President appointed Sens. Nixon and Leonard.

HB 817, broadening the scope of the common law doctrine of cy pres.

The President appointed Sens. Nixon and Lamontagne.

RECESS

AFTER RECESS

ENROLLED BILLS REPORT

HB 893, enacting the white cane law.

HB 905, relative to the erection, maintenance and regula-tion of crematories.

SB 72, relative to the issuance of state notes.

SB 93, relative to workmen's compensation to state em-ployees.

SB 179, limiting the scope of inquiry directed to applicants for state employment and state licensing.

SB 215, relative to regulation of shorthand court reporting.

SB 217, relative to the establishment of an electric power and major transmission siting and construction licensing proce-dure.

SB 284, providing for the establishment of a Court Accredi-tation Commission.

SB 306, relative to institutional collections.

SJR 23, requesting the legislative study committee to study and make recommendations relative to the Uniform Consumer Credit Code.

SB 28, requiring an inventory of petroleum storage facilities in each city and town of the state.

SB 249, to establish trustee powers of building and loan associations, cooperative banks or savings and loan associations.

SB 273, to reduce automobile insurance premiums for good drivers.

SJR 15, providing for studies for direct access from the F. E. Everett Turnpike to the central business district of Manchester.

SJR 35, establishing a commission to study the restructuring of the tax commission.

Roxie A. Forbes
For The Committee

SENATE MESSAGES

ACCEDED TO REQUEST FOR COMMITTEE OF CONFERENCE

HB 341, to prohibit cancellation of individual accident and health insurance policies due to changes in the physical condition of the insured.

The President appointed Sens. Ferdinando and Morrisette.

HJR 50, in favor of Richard Bradley.

The President appointed Sens. Porter and Leonard.

SENATE ADOPTION ENROLLED BILLS AMENDMENT

SB 37, relative to the hours of employment for female laboratory technicians.

(Deputy Speaker in the Chair)

COMMITTEE OF CONFERENCE REPORT

HB 705, relative to the date of expiration of legislative number plates.

Committee of Conference Report adopted.

SENATE ADOPTION COMMITTEE OF
CONFERENCE REPORT

HB 705, relative to the date of expiration of legislative number plates.

(Report printed in SJ 6-23-71)

COMMITTEE REPORTS CONTINUED

SJR 28

establishing a committee to study the feasibility of off track betting and making an appropriation therefor. Ought to pass with amendment. Rep. Drake for Appropriations.

AMENDMENT

Amend the closing paragraph of the resolution by striking out the words beginning in line 5 "but may be reimbursed from the funds herein appropriated for all reasonable expenses incurred in carrying out the provisions of this act." and by striking out the words beginning in line 12 "The sum of twenty-five thousand dollars is hereby appropriated for the biennium ending June 30, 1973 for the purposes of this act. The governor is authorized to draw his warrant for said sum out of any money in the treasury not otherwise appropriated."

Further amend the closing paragraph by inserting in line 5 after the words "without compensation" the words (or mileage) so that said paragraph shall read as follows:

The committee shall have full power and authority to require from the several departments, agencies, and officials of the state and of the political subdivisions of the state, such information and assistance as it may deem necessary for the purposes hereof. Members of the committee shall serve without compensation or mileage. It shall be the duty of the committee to thoroughly study the feasibility of introducing off track betting in the state and to report its findings and recommendations, together with any drafts of proposed legislation necessary to carry out such recommendations, to the next regular session of the legislature, during the first week of said session.

The Clerk read the amendment in full.

Reps. Saunders, Bednar and Maynard spoke in favor of the committee amendment.

Committee amendment adopted.

Ordered to third reading.

SENATE MESSAGES

CONCURRENCE ON HB WITH AMENDMENT

HB 212, relative to lapse time on appropriations.

Rep. Drake moved that the House concur with the Senate amendment.

Adopted.

CONCURRENCE ON HJR WITH AMENDMENT

HJR 15, making an additional appropriation to the state treasurer for fiscal 1971 for actuarial services.

Rep. Drake moved that the House concur with the Senate amendment.

COMMITTEE REPORTS CONTINUED

SB 127

to improve the administration of and increasing benefits under the workmen's compensation law. Ought to pass. Rep. Drake for Appropriations.

Ordered to third reading.

SB 316

relative to the sweepstakes commission. Ought to pass. Rep. Drake for Appropriations.

Ordered to third reading.

SENATE MESSAGES

NON-CONCURRENCE HOUSE AMENDMENT REQUESTS COMMITTEE OF CONFERENCE

SB 107, to reorganize the commission on interstate cooperation and making an appropriation therefor. The President appointed Senators Jacobson and Leonard.

Rep. MacDonald moved that the House accede to the request for committee of conference.

Adopted.

The Speaker appointed Reps. MacDonald, Welch and Keefe.

SB 312, regulating the powers of the New Hampshire American Revolution Bicentennial Commission. The President appointed Senators Jacobson and Leonard.

Rep. MacDonald moved that the House accede to the request for a committee of conference.

Adopted.

The Speaker appointed Reps. MacDonald, Welch and Keefe.

SUSPENSION OF RULES

Rep. Ferguson moved that the Rules of the House be so far suspended as to place SB 316 on third reading and passage at the present time.

Adopted.

Third reading and passage by House

SB 316, relative to the sweepstakes commision.

SUSPENSION OF RULES

Rep. Ferguson moved that the Rules of the House be so far suspended as to place SB 127 on third reading and passage at the present time.

Adopted.

Third reading and passage by House

SB 127, to improve the administration of and increasing benefits under the workmen's compensation law.

SUSPENSION OF RULES

Rep. Ferguson moved that the Rules of the House be so far suspended as to place SB 189 on third reading and passage at the present time.

Adopted.

Third reading and passage by House

SB 189, establishing obligations of the N. H. Higher Educational and Health facilities authority as "legal investments".

RECONSIDERATION

Rep. Cate, having voted with the majority, moved that the House reconsider its action in passing SB 189 and spoke against the motion.

Motion lost.

SUSPENSION OF RULES

Rep. Ferguson moved that the Rules of the House be so far suspended as to place SJR 28 on third reading and passage at the present time.

Adopted.

Third reading and passage by House

SJR 28, establishing a committee to study the feasibility of off track betting and making an appropriation therefor.

RECONSIDERATION

Rep. Sayer, having voted with the majority, moved that the House reconsider its action in passing SJR 28 and spoke against the motion.

Motion lost.

The Secretary of State appeared before the House and read the following letter:

To the Honorable Members of the General Court:

Herewith returned to you, without my signature, is House Bill 760, exempting managers of public motion picture houses from the obscenity statute under certain conditions.

I am vetoing HB 760, which exempts theater managers from the provisions of the obscenity statute if the owner assumes responsibility for the showing of an obscene film. The purpose of this bill was to protect managers of movie theaters from prosecution when in fact they may not have any responsibility

for the type of film shown. Although this may seem like a laudable objective it will make more difficult the enforcement of our obscenity laws and the discouragement of the exhibition of legally obscene films.

The Attorney General advises me that the language of HB 760 weakens the obscenity statutes by creating defenses where none presently exist.

It is my feeling that we must do all we can to discourage the exhibition of obscene materials. Perhaps by leaving the statutes as they presently exist, New Hampshire residents who are managers of theaters owned by out-of-state residents may be able to exert some influence on those owners in an effort to prevent the exhibition of obscene films.

Respectfully yours,

Walter Peterson
Governor

The Speaker requested unanimous consent to refer the veto message on HB 760 to the Committee on Judiciary.

Hearing no objections, the veto message on HB 760 was referred to the Committee on Judiciary.

SENATE MESSAGES

CONCURRENCE ON HOUSE AMENDMENT

SB 111, permitting any town to account on a fiscal year basis, permitting semi-annual tax collection in all towns and providing for an optional town meeting date.

ACCEDED TO REQUEST FOR COMMITTEE OF CONFERENCE

HB 930, relative to the prevention of pollution from dredging, filling, mining, or other construction.

The President appointed Sens. Porter and Foley.

Rep. Cares moved that the House members of the Committee of Conference on HB 918, making appropriations for the expenses of certain departments of the state for the fiscal years ending June 30, 1972 and June 30, 1973, be directed to

amend the bill to provide for bonding the deficit and explained his motion.

Rep. Drake spoke against the motion.

(discussion)

Rep. Menge offered an amendment to the motion and spoke in favor of the amendment.

Rep. Williamson moved that the present motion and proposed amendment be indefinitely postponed and spoke in favor of his motion.

Reps. Shortlidge, Malcolm Stevenson, Joseph Eaton, Robinson, Levy, Bednar, Twardus, Monier, Edward York, Sayer, Raiche, Cares and Hardy spoke against the motion.

Reps. Reddy, Roma Spaulding, Bowles and James O'Neil spoke in favor of the motion.

PERSONAL PRIVILEGE

Reps. Drake and Menge rose on points of personal privilege.

Rep. Cate moved the previous question on the pending motion; sufficiently seconded.

Adopted.

Rep. Belzil requested a quorum count.

319 members having answered, a quorum was present.

Rep. Hanson requested the yeas and nays; sufficiently seconded by five members.

ROLL CALL

YEAS: 186 NAYS: 135

YEAS

MERRIMACK COUNTY:

Bigelow, Parker, Harry C., Reddy, Hanson, Enright, Riley, Little, Bartlett, Avery, Kopperl, Burleigh, Michels, Cate, Davis,

Alice, Haller, McLane, Miner, Filides, Underwood, Howland, MacDonald, Sanders, Wilson, Ralph W., Glavin, Howard, C., Edwin, Noble, Welch, Shirley B.

ROCKINGHAM COUNTY:

Stimmell, Wilson, Helen F., Griffin, Margaret A., Boucher, Soule, MacGregor, Read, Senter, Lovell, Belair, Gelt, Clark, Ernest D., White, Palmer, Spollett, Cummings, Charles E., Benton, Goodrich, Scamman, Collishaw, Eastman, Junkins, Page, Varrill, Randall, Fiske, Casassa, Greene, Lockhart, Weeks, Keefe, Chandler, Dame, Bowles.

STRAFFORD COUNTY:

McIntire, Canney, Stevenson, Douglas M., Clark, Shirley M., Cochrane, Tirrell, Maloomian, Habel, Boire, Towle, Thompson, Barbara C., Balomenos, Leighton, Bernard, Fellows, Kinney, Richardson, Harriett W. B.

SULLIVAN COUNTY:

Townsend, Chase, Donald R., Campbell, Spaulding, Roma A., Galbraith, Williamson.

BELKNAP COUNTY:

French, Roberts, Charles B., Nighswander, Wuelper, Roberts, George B., Mutzbauer, Drouin, Huot, Head, Dulac, Whittemore.

CARROLL COUNTY:

Davis, Esther M., Conley, Chase, Russell C., Claflin, Hughes.

CHESHIRE COUNTY:

Johnson, Edward A., Churchill, Trowbridge, Yardley, McGinness, Allen, Bennett, Dunham, Hackler, O'Neil, James E., Mallat, Raymond, Vogel, Ames, Heald, Cleon E., Barker, Cummings, Richard E., Drew.

COOS COUNTY:

Hunt, Mayhew, Drake, Lee, O'Hara, Oleson, Dubey, Fortier, Oswell, Bouchard, Richardson, Mabel L.

GRAFTON COUNTY:

Higgins, McGee, Mann, Ezra B., Bradley, David H., Gemmill, Dow, Foster, Duhaime, Roger M., Tremblay, Dudley, Altman, Blain, Hopkins, Bell, Mitchell.

HILLSBOROUGH COUNTY:

Barnard, Knight, Poehlman, Colburn, Daloz, Mann, Arthur F., Murray, Karnis, Eaton, Clyde S., Heald, Philip C., Warren, Carter, Ferguson, Bragdon, Hall, Bouchard, Maurice L., Parker, Gerry F., Record, Belcourt, Lesage, Aubut, Sirois, Bissonnette, Gabriel, Alukonis, Keeney, Peabody, Arthur H., Lyons, Harvell, VanLoan, Abbott, Zachos, Montplaisir, Murphy, Francis, Bruton, Dion, Welch, John L., Spirou, Sysyn, Simard, Belanger.

NAYS

COOS COUNTY:

Cook, Huggins, Noyes, Bushey, Roy, Desilets, Studd, York, Elmer H., Brungot, McCuin, Gagnon, Theriault, Kidder.

GRAFTON COUNTY:

Gardner, Van H., Rich, Brummer, Chamberlin, Anderson, Menge, Buckman, Bradley, Richard L.

HILLSBOROUGH COUNTY:

Humphrey, Howard S., Eaton, Joseph M., Withington, Monier, Coburn, Belzil, Trombley, Drabinowicz, Demarais, Gardner, Cleon, J., Lachance, Chamard, Cote, Margaret S., O'Neil, Robert, Boisvert, Wilfred, A., Grandmaison, Ouellette, Bednar, Rodgers, Cares, Dwyer, Bridges, Ainley, Barrett, Gerald J., Cote, Joseph L., Cullity, McDermott, Manning, Walsh, Clancy, Healy, Lynch, John T., McDonough, Boisvert, Emile E., Leclerc, Campono, Champagne, Chevette, Derome, Lemieux, Raiche, St. Onge, Robinson, Sweeney, Clear, Lamy, Murphy, Dennis J., Levasseur, Allard, Brunelle, Lambert, Lavallee, Burke, O'Connor, Timothy K.

MERRIMACK COUNTY:

Andrews, Hardy, Gamache, Gordon, Thompson, Doris L.,

Dempsey, Piper, Greeley, Humphrey, James A., York, Edward H., Cheney, Charles H.

ROCKINGHAM COUNTY:

Adams, Gay, O'Neil, Robert E., Sayer, Schwaner, Greenwood, Vey, Sewall, Twardus, Cheney, George L., Hammond, Maynard, McEachern, Levy, Woods.

STRAFFORD COUNTY:

Smith, Elmer C., Chasse, Herbert, Ineson, Sylvain, Dunlap, Preston, Peabody, Raymond B., Parnagian.

SULLIVAN COUNTY:

Gaffney, Rousseau, Barrows, Burrows, D'Amante, Edes.

BELKNAP COUNTY:

Lawton, Wilkinson, Hood, McCarthy, Prescott, Randlett, Maguire.

CARROLL COUNTY:

Howard, Donald K., Cox, Lagroe, Davis, Dorothy, W., Webster.

CHESHIRE COUNTY:

Forbes, Cournoyer, Forcier, Johnson, Elmer L., Saunders, Shortlidge, Moran.

PAIRS

Rep. Merrill voting yes; Rep. Malcolm J. Stevenson voting no.

and the Menge resolution and amendment indefinitely postponed.

Rep. Hamel wished to be recorded in favor of indefinite postponement.

RECONSIDERATION

Rep. James O'Neil, having voted with the majority, moved that the House reconsider its action in indefinitely postponing

the Menge resolution and amendment and spoke against the motion.

Motion lost.

ANNOUNCEMENT

Boys' State at the University of New Hampshire has announced that at this morning's election for Governor the son of Representative MacDonald, Maurice B. MacDonald, Jr., was elected Governor of Boys' State.

RECESS

AFTER RECESS

ENROLLED BILLS REPORT

HB 719, relative to directors of savings and commercial banks.

HB 748, continuing in existence the state commission on the status of women.

HB 776, relative to the duties of the Mount Washington commission.

HB 883, relative to petitioning articles in the warrant concerning planning boards and zoning.

HB 933, amending the tax on meals and rooms.

HB 939, relative to collecting taxes, penalties and interest resulting from a supplemental property assessment, and providing for a lien.

HB 967, relative to certain veterans preferences in public employment.

HB 979, prohibiting the sale or installation of certain space heaters.

HB 991, establishing an interim committee to study no-fault automobile insurance.

HB 109, relative to the power of conservation officers to board boats in connection with administration of marine laws.

HB 662, relative to extending the jurisdiction of local police by consent.

HB 943, relating to professional standards review organizations of physicians and surgeons.

HB 999, relative to discarded refrigerators.

HB 974, relative to increasing the fees in district courts.

Roxie A. Forbes
For the Committee

SENATE MESSAGES

CONCURRENCE

HB 367, providing additional retirement allowances for certain retired teachers and making an appropriation therefor.

HB 400, providing for an increase in the motor vehicle road tolls.

HB 410, providing additional retirement allowances for state police who retired subsequent to July 1, 1961 and prior to January 1, 1968 and making an appropriation therefor.

HB 427, providing for and increasing the additional retirement allowances for state police who retired prior to July 1, 1961 and making an appropriation therefor.

HB 431, providing additional cost of living retirement allowances for state employees who retired subsequent to July 1, 1961 and prior to January 1, 1968 and making an appropriation therefor.

HB 543, to increase the fees for nonresident hunting licenses.

HB 620, to establish a criminal code.

HB 647, to provide additional retirement allowances to certain retired members of the policemen's retirement system.

HB 924, including certain disabled persons in the class of persons permitted to hunt on islands.

HB 965, relative to the parole laws.

HB 988, establishing a committee to study search and rescue costs and other problems related to such missions.

CONCURRENCE IN HOUSE AMENDMENT

(after reconsideration of non-concurrence and request for a
Committee of Conference)

SB 138, providing for the designation of scenic roads and
relative to town road aid.

REFUSAL TO CONCUR AND REFERRAL TO
LEGISLATIVE STUDY COMMITTEE.

HB 249, relative to the definition of permanently and total-
ly disabled.

HB 587, establishing limits on the season for taking wild
deer.

CONCURRENCE ON HB WITH AMENDMENT

HB 633, relative to commitment to and discharge from
Mental Institutions.

(Amendment in SJ 6-23-71)

Rep. Merrill moved that the House nonconcur with the
Senate amendment and request a committee of conference.

Adopted.

The Speaker appointed Reps. Merrill, Cate and Dion.

NONADOPTION OF CONFERENCE REPORT

HB 669, to eliminate the blood test requirement for bar-
bers and hairdressers.

ADOPTION ENROLLED BILLS AMENDMENT

HB 992, relative to regulation of private schools.

AMENDMENT

Amend the title of said bill by striking out the same and
inserting in place thereof the following:

AN ACT

relative to regulation of certain private schools
and relative to retail installment selling.

Adopted.

SB 235, relative to the fee for a liquor license issued after April first.

AMENDMENT

Amend the title of said bill by striking out the same and inserting in place thereof the following:

AN ACT

relative to the fee for a liquor license issued after April first and permitting the sale of liquor at state owned ski areas.

SB 200, relative to indemnification agreements between architects, engineers or surveyors and owners, contractor, sub-contractors or suppliers.

AMENDMENT

Amend section 1 of said bill by striking out the first three lines and inserting in place thereof the following:

1 New Chapter. Amend RSA by inserting after chapter 338 the following new chapter:

Chapter 338-A Prohibited Contracts

338-A:1 Indemnification Agreements Prohibited. Any agreement or provision

RECESS

AFTER RECESS

SENATE MESSAGES CONCURRENCE

HB 192, exempting Nashua from the payment of debt time limitation pursuant to changing the dates of the fiscal year.

HB 506, changing part of the boundary line between the towns of Bartlett and Hart's Location.

HB 773, relative to recording instruments with the register of deeds.

HB 828, relating to action by the budget committee prior to a special meeting.

HB 885, relative to the sale of liquid fuels, lubricating oils and greases.

HB 899, providing for aldermanic confirmation of certain appointments made by the mayor of Nashua.

HB 926, to amend the charter of the city of Rochester relative to registration for voting and absentee voting.

REQUEST FOR COMMITTEE OF CONFERENCE

SB 256, establishing a public defender system for Merrimack county.

Rep. Zachos moved that the House accede to the request for a committee of conference.

Adopted.

The Speaker appointed Reps. Andrews, Underwood and Tarr.

HOUSE ADOPTION ENROLLED BILLS AMENDMENT

HB 915, including surviving spouse of disabled servicemen in the class of person exempt from taxation on a homestead.

(Amendment printed in SJ of June 23, 1971.)

Rep. Spirou moved House adjourn at 6:15 in honor of Rep. Tim O'Connor's 25th wedding anniversary on Thursday.

Adopted.

Monday, 28Jun71

The House met at 10:00 a.m.

(Deputy Speaker in the Chair)

Prayer was offered by Guest Chaplain, Rev. Edward W. Meury, Durham Community Church.

Our Father, we thank Thee for the strength Thou hast given us through the mystery of sleep. Remind us to use this strength wisely this day, for it is not ours but Thine.

Give us the patience to listen, to be open to one another, but even more open to Thee and Thy guidance.

Quiet us now, that all through this day we may sense the nearness of Thy Presence and be aware that only that which is done in Thy Spirit shall endure.

In Jesus' Name we pray — Amen.

Rep. Tirrell led the Pledge of Allegiance.

LEAVE OF ABSENCE

Rep. Townsend, the day, illness.

ENROLLED BILLS REPORT

CACR 18, Concurrent Resolution Proposing Constitutional Amendments Relating to: How Often the Legislature Shall Meet. Providing that: The Legislature Shall Meet Annually.

HB 186, relating to an Interstate Boundary Commission for the marine boundary between New Hampshire and Maine.

HB 312, enacting the fair credit reporting act.

HB 367, providing additional retirement allowances for certain retired teachers and making an appropriation therefor.

HB 410, providing additional retirement allowances for state police who retired subsequent to July 1, 1961 and prior to January 1, 1968 and making an appropriation therefor.

HB 431, providing additional cost of living retirement allowances for state employees who retired subsequent to July 1,

1961 and prior to January 1, 1968 and making an appropriation therefor.

HB 647, to provide additional retirement allowances to certain retired members of the policemen's retirement system.

HB 549, relative to revisions and supplements to the law enforcement manual and making an appropriation for an additional printing of the manual.

HB 592, relative to New Hampshire Technical Institute and vocational-technical colleges bookstore operation.

HB 742, to amend the charters of certain savings banks.

HB 791, granting a tax exemption to persons who have lived with their spouse as man and wife for at least five years when either person is seventy or over.

HB 852, defining charitable trusts and providing for the filing of instruments and reports relative to said trusts.

HB 917, providing for the temporary classification of the position of assistant attorney general in certain cases.

HB 988, establishing a committee to study search and rescue costs and other problems related to such missions.

HJR 11 to make an additional appropriation for the fiscal year ending June 30, 1971 for counsel fees for indigent defendants.

HJR 25, providing for payment of bobcat bounties and making an appropriation therefor.

SB 174, relative to education for all handicapped children.

SB 233, relative to sewage disposal systems.

SB 239, providing that irreconcilable differences shall be grounds for divorce.

SB 243, relative to group life insurance plans.

HB 192, exempting Nashua from the payment of debt time limitation pursuant to changing the dates of the fiscal year.

HB 738, permitting banks to suspend business during emergencies and for other reasons.

HB 773, relative to recording instruments with the register of deeds.

HB 828, relating to action by the budget committee prior to a special meeting.

HB 885, relative to the sale of liquid fuels, lubricating oils and greases.

HB 899, providing for aldermanic confirmation of certain appointments made by the Mayor of Nashua.

HB 926, to amend the charter of the City of Rochester relative to registration for voting and absentee voting.

SB 200, relative to indemnification agreements between architects, engineers or surveyors and owners, contractors, sub-contractors or suppliers.

SB 235, relative to the fee for a liquor license issued after April first and permitting the sale of liquor at state owned ski areas.

For The Committee
Roxie A. Forbes

(Speaker in the Chair)

SENATE MESSAGES
REFUSAL TO ADOPT
COMMITTEE OF CONFERENCE REPORT

HB 800, An act providing for annual physical examinations for school bus operator.

(Report printed in SJ 6-23-71)

ENROLLED BILLS AMENDMENT

SB 250, to eliminate unfair insurance practices.

AMENDMENT

Amend section 3 of the bill by striking out lines 1, 2, 3, 4, 5, and 6 and inserting in place thereof the following:

3 Unfair Insurance Practices; Notice of Hearing. Amend RSA 417:6 by striking out said section and inserting in place thereof the following:

The Clerk read the amendment in full.

Amendment adopted.

HB 782, increasing the power of the state fire marshal, increasing the membership of the state board of fire control and making its functions advisory.

AMENDMENT

Amend section 8 of the bill by striking out lines one and two and inserting in place thereof the following:

8 Preparation of Report Forms by State Fire Marshal. Amend RSA 153:11 as amended by 1957, 59:1; 1959, 12:1 and 1971, 115:1 by striking out said section and inserting

Amend section 9 of the bill by striking out lines one and two and inserting in place thereof the following:

9 Insurance Company Reports to State Fire Marshal. Amend RSA 153:13 as amended by 1957, 225:1 and 1971, 115:2 by striking out said section and inserting in place

Amend the bill by striking out section 20 and inserting in place thereof the following:

20 Effective Date. Sections 8 and 9 of this act shall take effect on July 15, 1971. The remaining sections of this act shall take effect upon passage.

The Clerk read the amendment in full.

Amendment adopted.

Reps. James O'Neil and Raiche moved that the Speaker be authorized to discharge any committee of conference dealing with revenue measures and adopt a new committee of conference if the conferees have not reached a decision by Tuesday noon.

Adopted.

SENATE MESSAGES
NON-CONCURRENCE ON HOUSE AMENDMENT
REQUEST COMMITTEE OF CONFERENCE

SB 127, to improve the administration of and increasing benefits under the workmen's compensation law.

The President appointed Senators Porter and Lamontagne.

Rep. Merrill moved that the House accede to the request for a committee of conference.

Adopted.

The Speaker appointed Reps. Merrill, Cate and Dion.

SB 262, relative to the alteration and construction of odometers and the protection of motor vehicle purchasers.

The President appointed Senators Poulsen and Lamontagne.

Rep. Hamel moved that the House accede to the request for a committee of Conference.

Adopted.

The Speaker appointed Reps. Bridges, Carter and Woods.

CONCURRENCE ON HB WITH AMENDMENT

HB 322, relative to dogs pursuing game.

(Amendment printed in SJ 6-23-71)

Rep. Stimmell moved that the House non-concur with the Senate amendment and that a committee of conference be established.

Adopted.

The Speaker appointed Reps. Chamberlin, Huggins and Hunt.

HB 686, to provide that New Hampshire residents sixty-five years of age or over shall receive free lifetime hunting and fishing licenses.

(Amendment printed in SJ 6-23-71)

Rep. Stimmell moved that the House concur with the Senate amendment and explained the amendment.

Adopted.

HB 583, to prohibit the use of trawls for the taking of fish from the ocean waters of New Hampshire.

(Amendment printed in SJ 6-23-71)

Rep. Hayes moved that the House non-concur with the Senate amendment and that a committee of conference be established.

Adopted.

The Speaker appointed Reps. Hayes, Randall and Maynard.

HB 15, relative to the practice of public accountancy.

(Amendment printed in SJ 6-24-71)

Rep. Shirley Clark moved that the House concur with the Senate amendment and explained the amendment.

(discussion)

Adopted.

HB 837, providing insolvency protection to policyholders of life and health insurance.

(Amendment printed in SJ 6-24-71)

Rep. Bigelow moved that the House non-concur with the Senate amendment and that a committee of conference be established.

Adopted.

The Speaker appointed Reps. Bigelow, Rodgers and Robinson.

HB 509, providing workmen's compensation on a voluntary basis to persons engaged in business under certain circumstances.

(Amendment printed in SJ 6-24-71)

Rep. Merrill moved that the House non-concur with the Senate amendment and that a committee of conference be established.

Adopted.

The Speaker appointed Reps. Cate, Greenwood and Dion.
HB 745, providing for the removal of a town clerk.

(Amendment printed in SJ 6-24-71)

Rep. Allen moved that the House non-concur with the Senate amendment and that a committee of conference be established.

Adopted.

The Speaker appointed Reps. Allen, Bednar and Tripp.

HB 337, establishing a committee to study and report on the goals, purposes, organization and financing of the state university system.

(Amendment printed in SJ 6-24-71)

Rep. Bowles moved that the House non-concur with the Senate amendment and that a committee of conference be established.

Adopted.

The Speaker appointed Reps. Bowles, James O'Neil and Robert E. O'Neil.

HB 340, relative to the New Hampshire retirement system and the firemen's retirement system.

(Amendment printed in SJ 6-24-71)

Rep. Shirley Clark moved that the House non-concur with the Senate amendment and that a committee of conference be established.

Adopted.

The Speaker appointed Reps. Shirley Clark, Weeks and Croft.

HB 218, relative to fishing limits in Great Bay.

(Amendment printed SJ 6-24-71)

Rep. Hayes moved that the House non-concur with the Senate amendment and that a committee of conference be established.

Adopted.

The Speaker appointed Reps. Maynard, Chamberlin and Randall.

HB 205, relative to health services in public schools.

(Amendment printed in SJ 6-24-71)

Rep. Roma Spaulding moved that the House non-concur with the Senate amendment and that a committee of conference be established.

Adopted.

The Speaker appointed Reps. Conley, Donalda Howard and Lemieux.

HB 91, relating to investments of savings banks in real estate.

(Amendment printed in SJ 6-24-71)

Rep. Bigelow moved that the House non-concur with the Senate amendment and that a committee of conference be established.

Adopted.

The Speaker appointed Reps. Bigelow, Woodward and Radway.

HB 342, to establish a police standards and training council and to provide educational and training requirements for members of police forces and making an appropriation therefor.

(Amendment printed in SJ 6-23-71)

Rep. Shirley Clark moved that the House concur with the Senate amendment and explained the amendment.

(Discussion)

Rep. Bednar moved that the Senate amendment on HB 342 be laid on the table.

Adopted.

HB 74, to provide for absentee voting in primary elections.

(Amendment printed in SJ 6-24-71)

Rep. MacDonald moved that the House concur with the Senate amendment and explained the amendment.

(discussion)

Rep. Gerry Parker spoke against the motion.

Rep. Spirou spoke in favor of the motion.

Adopted.

HJR 40, to evaluate the utilization of state owned vehicles.

(Amendment printed in SJ 6-24-71)

Rep. Hamel moved that the House concur with the Senate amendment and explained the amendment.

Adopted.

HB 990, relative to the application of the minimum wage laws to certain employees of restaurants, hotels and similar businesses.

(Amendment printed in SJ 6-24-71)

Rep. Shirley Clark moved that the House non-concur with the Senate amendment and that a committee of conference be established.

Adopted.

The Speaker appointed Reps. Shirley Clark, Merrill and Joseph Cote.

HB 584, relative to the form of drivers licenses, and making an appropriation therefor.

(Amendment printed in SJs of June 18 and 23, 1971.)

Rep. Hamel moved that the House concur with the Senate amendment and explained the amendment.

Adopted.

HB 1002, relative to tax exempt corporations which manage the funds and investments of nonprofit organizations.

(Amendment printed in SJ 6-24-71)

Rep. Bigelow moved that the House concur with the Senate amendment.

Rep. David Bradley explained the amendment.

Adopted.

HB 937, to abolish legislative study committee and to provide for the continuing operation of standing committees of the house.

(Amendment printed in SJ 6-23-71)

Rep. MacDonald moved that the House concur with the Senate amendment and explained the amendment.

Adopted.

HB 966, to repeal those portions of the RSA which deny paupers the right to vote.

(Amendment printed in SJ 6-24-71)

Rep. MacDonald moved that the House concur with the Senate amendment and explained the amendment.

Adopted.

HB 770, to improve eminent domain procedure and making an appropriation therefor.

(Amendment printed in SJ 6-24-71)

Rep. Zachos moved that the House concur with the Senate amendment.

Rep. Andrews explained the amendment.

(Discussion)

Adopted.

HB 663, adopting the uniform act on paternity.

(Amendment printed in SJ 6-23-71)

Rep. Zachos moved that the House non-concur with the Senate amendment and that a committee of conference be established.

Adopted.

The Speaker appointed Reps. Underwood, Eastman and Drabinowicz.

HJR 46, directing a study of the feasibility of establishing a state park named for Alan B. Shepard in the area of Derry, Londonderry, Litchfield and Manchester.

(Amendment printed in SJ 6-24-71)

Rep. Clafin moved that the House concur with the Senate amendment and explained the amendment.

Adopted.

HB 400, providing for an increase in the motor vehicle road tolls.

(Amendment printed in SJ 6-24-71)

Rep. Reddy moved that the House non-concur with the Senate amendment and that a committee of conference be established.

Rep. Reddy explained the Senate amendment.

(Discussion)

Adopted.

The Speaker appointed Reps. Reddy, Trowbridge and Fortier.

HB 153, relative to horse and dog racing.

(Amendment printed in SJ 6-24-71)

Rep. Reddy moved that the House non-concur with the Senate amendment and that a committee of conference be established.

Adopted.

The Speaker appointed Rep Reddy, Saggiotes and Coutermarsh.

HB 450, permitting Sunday racing.

(Amendment printed in SJ 6-23-71)

Rep. Reddy moved that the House non-concur with the Senate amendment and that a committee of conference be established.

Adopted.

The Speaker appointed Reps. Reddy, Balomenos and Dulac.

HB 1006, permitting local votes on the question of Sunday sales to be by special election.

(Amendment printed in SJ 6-24-71)

Rep. Reddy moved that the House non-concur with the Senate amendment and that a committee of conference be established.

Adopted.

The Speaker appointed Reps. Reddy, Balomenos and Du-lac.

HB 351, relative to increasing the tax on tobacco products and making an appropriation therefor.

(Amendment printed in SJ 6-23-71)

Rep. Reddy moved that the House non-concur with the Senate amendment and that a committee of conference be established.

Adopted.

The Speaker appointed Reps. McLane, Leavitt and Clancy.

RECONSIDERATION

Rep. Merrill, having voted with the majority, moved that the House reconsider its action in non-concurring and establishing a committee of conference on HB 633, relative to commitment to and discharge from Mental Institutions, and that the House discharge the committee of conference and concur with the Senate amendment and spoke in favor of her motion.

Adopted.

RECONSIDERATION

Rep. Merrill, having voted with the majority, moved that the House reconsider its action in non-concurring and establishing a committee of conference on HB 509, providing workmen's compensation on a voluntary basis to persons engaged in business under certain circumstances, and that the House discharge the committee of conference and concur with the Senate amendment.

Rep. Cate explained the motion.

Adopted.

SENATE MESSAGES

CONCURRENCE ON HB WITH AMENDMENT

HJR 19, providing for a deficiency appropriation for the New Hampshire Retirement System.

(Amendment printed in SJ 6-23-71)

Rep. Drake moved that the House concur with the Senate amendment and explained the amendment.

Adopted.

HB 660, requiring certain district courts to hold regular sessions in certain towns within their district.

(Amendment printed in SJ 6-24-71)

Rep. Zachos moved that the House non-concur with the Senate amendment and that a committee of conference be established.

Adopted.

The Speaker appointed Reps. Frizzell, David Bradley and Theriault.

HB 506, changing part of the boundary line between the towns of Bartlett and Hart's Location.

(Amendment printed in SJ 6-24-71)

Rep. Allen moved that the House non-concur with the Senate amendment and that a committee of conference be established.

Adopted.

The Speaker appointed Reps. Hanson, Allen and Little.

(Deputy Speaker in the Chair)

HB 507, establishing a Hooksett District Court.

(Amendment printed in SJ 6-24-71)

Rep. Zachos moved that the House non-concur with the Senate amendment and that a committee of conference be established.

Adopted.

The Speaker appointed Reps. Zachos, Frizzell and Riley.

HB 532, constituting the Merrimack district court.

(Amendment printed in SJ 6-24-71)

Rep. Zachos moved that the House non-concur with the Senate amendment and that a committee of conference be established.

Adopted.

The Speaker appointed Reps. Zachos, Harvell and Lyons.

HB 7, relative to the preservation of open space land in New Hampshire and establishing an open space land study commission.

(Amendment printed in SJ 6-24-71)

Rep. Reddy moved that the House non-concur with the Senate amendment and that a committee of conference be established.

Adopted.

The Speaker appointed Reps. Brocklebank, Elmer Johnson and Menge.

HB 216, relating to excepted persons in the practice of medicine.

(Amendment printed in SJ 6-24-71)

Rep. Roma Spaulding moved that the House non-concur with the Senate amendment and that a committee of conference be established.

Reps. Raiche and Goodrich spoke against the motion to non-concur.

Rep. Roma Spaulding spoke in favor of the motion.

(discussion)

Rep. Gelt spoke against the motion.

Rep. Williamson spoke in favor of the motion.

Rep. Raiche spoke a second time against the motion.

Rep. Spaulding requested a division.

108 members having voted in the affirmative and 102 in the negative, the motion to non-concur prevailed.

The Speaker appointed Reps. Roma Spaulding, Conley and Belzil.

HB 683, establishing a finance officer for the city of Manchester and defining his duties.

(Amendment printed in SJ 6-24-71)

Rep. Ackerson moved that the House concur with the Senate amendment.

Rep. Martineau explained the amendment.

Adopted.

The Clerk read the Supreme Court opinion addressed to the Senate on HB 331, amending the Business Profits Tax, which is printed in the Senate Journal.

Rep. Bigelow moved that the committee of conference on SB 144, relative to the limitations on the loaning authority of cooperative banks, building and loan associations, savings and loan associations and savings banks, be discharged and a new committee of conference be established.

Adopted.

The Speaker appointed Reps. Bigelow, Bartlett and Robinson.

SENATE MESSAGES CONCURRENCE ON HB WITH AMENDMENT

HB 496, redistricting the county commissioner districts in Rockingham county.

(Amendment printed in SJ 6-24-71)

Rep. Casassa moved that the House non-concur with the Senate amendment and that a committee of conference be established.

Adopted.

The Seaker appointed Reps. Charles Cummings, Maynard and Casassa.

HB 331, amending the business profits tax.

(Amendment printed in SJ 6-23-71)

Rep. Reddy moved that the House non-concur with the Senate amendment and that a committee of conference be established.

Adopted.

The Speaker appointed Reps. Reddy, McLane and Clancy.

RECESS

AFTER RECESS

SENATE MESSAGES CONCURRENCE

HB 131, relative to operation of liquor stores on holidays.

HB 193, establishing the New Hampshire turnpike system.

HB 393, providing for arbitration in labor grievances involving city employees.

HB 512, relative to conservation officers and their pay schedule.

HB 542, to require cities and towns to provide tax maps.

HB 598, relative to the employment of youths.

HB 635, to promote competent ambulance service and making an appropriation therefor.

HB 651, clarifying tax exemptions on real estate owned by governmental bodies.

HB 698, permitting a variation in the rate of interest on a readvance under a mortgage.

HB 712, relative to the traffic safety fund.

HB 764, increasing the bond required of certain county officers.

HB 774, relative to county bonds and notes.

HB 802, increasing the minimum wage.

HB 811, changing the name of the Plymouth Village Fire District.

HB 911, relative to reporting neglected and abused children.

HB 934, relative to a program of risk-sharing to insure poor risks in the field of automobile, aviation, property, accident and health, and workmen's compensation insurance.

HB 980, relative to the duties of building inspectors.

HB 1007, providing for an emergency temporary zoning ordinance and for its adoption by the selectmen.

CONCURRENCE WITH HOUSE AMENDMENTS

SB 145, relative to construction attachments.

SB 255, relative to the pharmacy board and the fees payable thereto.

SB 308, relative to the workweek and overtime pay for the state police.

SB 189, establishing obligations of the New Hampshire Higher Educational and Health Facilities Authority as "legal investments".

SB 138, providing for the designation of scenic roads and relative to town road aid.

ENROLLED BILLS REPORT

HB 127, providing for a study on the feasibility of construction of a bridge over the Merrimack River in the town of Merrimack.

HB 427, providing for and increasing the additional retirement allowances for state police who retired prior to July 1, 1961 and making an appropriation therefor.

HB 531, permitting various types of financial institutions in New Hampshire to organize and/or participate in service corporations.

HB 598, relative to the employment of youths.

HB 619, amending the New Hampshire unit ownership of real property act.

HB 695, to permit investment in voting trust certificates of banks and bank holding companies in the same manner as in the capital stock of banks and bank holding companies.

HB 756, to increase highway relocation assistance.

HB 908, limiting the allowable noise level of all recreational type vehicles.

HB 965, relative to the parole laws.

HB 994, legalizing certain meetings of Newfields sewer district, Barnstead school district, Mascoma Valley regional school district and in the towns of Rye, New Durham, Washington, Jaffrey, Haverhill, Conway, Conway school district, and Wentworth school district.

SB 37, relative to the hours of employment for female laboratory technicians.

SB 100, relative to repair of damage to bridges in Thornton and Woodstock.

SB 102, providing that school districts may in borrowing include the cost of planning for construction.

SB 105, relative to the issuance of property, liability, and automobile insurance.

SB 111, permitting any town to account on a fiscal year basis, permitting semi-annual tax collection in all towns and providing for an optional town meeting date.

SB 138, providing for the designation of scenic roads and relative to town road aid.

SB 145, relative to construction attachments.

SB 172, relative to the judicial process.

SB 198, establishing a permanent probation office in municipalities with population over fifty thousand persons.

SB 255, relative to the pharmacy board and the fees payable thereto.

SB 287, providing for a unified court system for New Hampshire.

SB 305, establishing a miscellaneous tax division within the tax commission.

SB 307, establishing a division of real and personal property appraisals within the tax commission.

SB 308, relative to the workweek and overtime pay for the state police.

SJR 7, appropriating additional money for the board of accountancy.

Roxie A. Forbes
For The Committee

SENATE MESSAGES
NON-CONCURRENCE AND REFERRED TO
FOLLOWING COMMITTEES

HB 228, relative to excavating, filling, mining and construction in the inland waters of the state, establishing an inland wetlands authority and making an appropriation therefor. Referred to Standing Committee of House Resources, Recreation & Development and Senate Resources and Environmental Control.

HB 855, relative to fees paid by municipalities for engineering services relative to sewage disposal systems. Referred to Standing Committee of Public Works and Senate Public Works and Transportation.

HB 727, to insure completion of sewerage and pollution control projects. Referred to Standing Committee of House Resources, Recreation and Development and Senate Resources and Environmental Control.

HB 815, providing for certificates of need for health care capital expenditures. Referred to Legislative Study Committee.

HB 945, relative to the effective date of rules and regulations affecting child-caring agencies. Referred to Legislative Study Committee.

HB 640, establishing a line item budget for the city of Manchester. Referred to Joint Senate Executive Departments, Municipal and County Governments and House Municipal and County Government.

HJR 48, establishing a commission to establish qualifications for real estate appraisers. Referred to Legislative Study Committee.

HB 37, to clarify certain provisions of law relative to psychologists and relative to increase in fees. Referred to Legislative Study Committee.

HB 380, providing for procedures for hearings and elections relative to management-employee relations in state employment. Referred to Legislative Study Committee.

HB 701, increasing certain appropriations for the division of welfare. Referred to Conference Committee on HB 918

NON-CONCURRENCE

HB 18, relative to preparation of budget for University of New Hampshire.

HB 453, exempting persons on active duty with the armed forces from payment of poll tax.

HB 725, establishing a five year term for the director of the fish and game department.

HB 940, abolishing the day care advisory committee.

HB 983, relative to notice of hearing by zoning board of adjustment.

ACCEDED TO REQUEST FOR COMMITTEE OF CONFERENCE

HB 400, providing for an increase in the motor vehicle road tolls.

The President appointed Sens. Poulsen and Lamontagne.

HB 153, relative to horse and dog racing.

The President appointed Sens. Porter and Marcotte.

HB 7, relative to the preservation of open space land in New Hampshire and establishing an open space study commission.

The President appointed Sens. Townsend and Morrisette.

HB 1006, permitting local votes on the question of Sunday sales to be by special election.

The President appointed Sens. Gardner and Downing.

HB 450, permitting Sunday racing.

The President appointed Sens. Gardner and Downing.

HB 351, relative to increasing the tax on tobacco products and making an appropriation therefor.

The President appointed Sens. Brown and Foley.

HB 331, amending the Business Profits Tax.

The President appointed Sens. Tufts and Leonard.

CONCURRENCE HB WITH AMENDMENT

HB 574, to authorize the establishment of the Dover Industrial Development Authority.

(Amendment printed SJ 6-24-71)

Rep. Leighton moved that the House concur with the Senate amendment, and explained the amendment.

Adopted.

HB 761, permitting the issuance of liquor permits to certain convicted felons upon approval of the liquor commission.

(Amendment printed SJ 6-24-71)

Rep. Enright moved that the House concur with the Senate amendment, and explained the amendment.

Adopted.

HB 271, to increase the salaries of the Coos county attorney and the Coos county commissioners.

(See Senate Journal for amendment)

Rep. Hanson moved that the House non-concur with the Senate amendment and that a committee of conference be established.

Adopted.

The Speaker appointed Reps. Hanson, Fortier and Ezra Mann.

HB 747, to enlarge the powers of medical service corporations.

(Amendment printed SJ 6-24-71)

Rep. Roma Spaulding moved that the House concur with the Senate amendment.

Adopted.

HB 678, to legalize the Haverhill town meeting of March 9, 1971.

Rep. Hanson moved that the House non-concur with the Senate amendment and that a committee of conference be established.

Adopted.

The Speaker appointed Reps. Ezra Mann, Robert E. O'Neil and Allen.

HB 527, establishing certain new charges and fees to be collected by tax collectors.

(Amendment printed SJ 6-24-71)

Rep. Hanson moved that the House concur with the Senate amendment.

Adopted.

(Deputy Speaker in the Chair)

HB 957, relative to election and terms of office of members at large of town budget committees.

Rep. Hanson moved that the House non-concur with the Senate amendment and that a committee of conference be established.

Adopted.

The Speaker appointed Reps. Blain, Hanson and Burke.

HB 525, relative to incompatibility of town offices.

Rep. Hanson moved that the House non-concur with the Senate amendment and that a committee of conference be established.

Adopted.

The Speaker appointed Reps. Barker, Cox and Burke.

HB 360, relative to the assessment of a resident tax for state and local purposes to replace the head tax.

(Amendment printed SJ 6-23-71)

Rep. Reddy moved that the House concur with the Senate amendment.

Adopted.

Rep. Bednar moved that HB 342 be taken from the table.

Adopted.

Rep. Shirley Clark moved that the House non-concur and that a committee of conference be established.

Adopted.

The Speaker appointed Reps. Shirley Clark, Chandler and Joseph Cote.

HOUSE ADOPTION COMMITTEE OF CONFERENCE REPORTS

HB 818, expanding the discretion of the attorney general in administering the land sales full disclosure act and allowing governmental units to enter into agreements for the construction, maintenance and operation of jails and other correctional facilities and programs.

HB 767, relative to witness fees for law enforcement officers and changing the effective date of an act abolishing dower and curtesy.

HB 149, relative to the dollar limitation on recovery in wrongful death actions.

HB 203, relative to professional services.

HB 950, providing for the appointment of a superintendent of the house of corrections and jail of Belknap county.

HB 220, establishing special commission to study the acquisition of certain dams and the feasibility of enacting local assessment on shorelines.

The above committee of conference reports are printed in SJ 6-28-71.

The Speaker requested a quorum count.

274 members having answered, a quorum was present.

The Senate has received SJR 29, Joint Resolution relative to reimbursement to the Wentworth school district for fire damage to the Wentworth elementary school, from the Governor with his objections to the same.

The Senate proceeded to reconsider said Joint Resolution and pass it, notwithstanding the veto.

Said Joint Resolution is herewith delivered to you, together with the Governor's objections, for reconsideration by the House.

To the Honorable Members of the General Court:

Herewith returned to you, without my signature, is Senate Joint Resolution 29, Joint Resolution relative to reimbursement to the Wentworth school district for fire damage to the Wentworth elementary school.

I am vetoing SJR 29 as it establishes a precedent for unsound fiscal policies which could have profound influence on future decisions of the New Hampshire General Court.

Essentially this resolution provides that the State of New Hampshire becomes the insurer of the Wentworth elementary school which was destroyed by fire, after the fact.

While the amount of money involved in this instance is not substantial, the principle would apply in future cases, where the consequences would be far greater.

Respectfully yours,
Walter Peterson
Governor

The Clerk read the message in full.

Reps. Bell, Bednar, Richard Bradley, Boucher and Bowles spoke in favor of overriding the Governor's veto.

Rep. Senter spoke against over-riding the Governor's veto.

Rep. Gemmill non-spoke in favor of over-riding the Governor's veto.

ROLL CALL

YEAS: 271 NAYS: 40

YEAS

BELKNAP COUNTY:

French, Lawton, Roberts, Charles B., Wilkinson, Roberts, George B., Hood, McCarthy, Drouin, Huot, Head, Randlett, Dulac, Maguire.

CARROLL COUNTY:

Howard, Donalda K., Cox, Davis, Esther M., Lagroe, Conley, Hayes, Davis, Dorothy W., Webster, Chase, Russell C., Claffin.

CHESHIRE COUNTY:

Johnson, Edward A., Churchill, Forbes, Cournoyer, Vogel, Bennett, Dunham, Hackler, Mallat, Raymond, Saunders, Drew, Shortlidge, Barker.

COOS COUNTY:

Cook, Noyes, Bushey, Hunt, Mayhew, Drake, Lee, Burns, Oleson, Dubey, Fortier, Roy, Desilets, Studd, York, Elmer H., Brungot, McCuin, Gagnon, Theriault, Richardson, Mabel L.

GRAFTON COUNTY:

Gardner, Van H., Rich, Higgins, McGee, Brummer, LaMott, Chamberlin, Mann, Ezra B., Anderson, Menge, Bradley, David H., Nutt, Radway, Gemmill, Dow, Duhaime, Roger M., Tremblay, Dudley, Merrill, Blain, Hopkins, Buckman, Bell, Bradley, Richard L., Mitchell.

HILLSBOROUGH COUNTY:

Humphrey, Howard S., Eaton, Joseph M., Withington, Knight, Monier, Poehlman, Weillbrenner, Karnis, Eaton, Clyde S., Warren, Brocklebank, Hall, Belzil, Record, Lesage, Cote, Margaret S., Trombley, Drabinowicz, Desmarais, Lachance, Gardner, Cleon J., Chamard, O'Neil, Robert, Boisvert, Wilfrid A., Grandmaison, Ouellette, Sirois, Bissonnette, Gabriel, Cares, Alukonis, Bednar, Bridges, Harvell, Van Loan, Ainley, Daniels, Zachos, Ackerson, Montplaisir, Dion, Duhaime, Armand L., Cullity, McDermott, Manning, Walsh, Barrett, Clancy, Healy, Lynch, John T., McDonough, Leclerc, Sysyn, Simard, Campolino, Champagne, Chevette, Derome, Lemieux, Raiche, Lynch, Doris T., St. Onge Robinson, Sweeney, Clear, Lamy, Murphy, Dennis J., Levasseur, Martineau, Allard, Brunelle, Lambert, Lesmerises, Burke, O'Connor, Timothy K.

MERRIMACK COUNTY:

Andrews, Sherman, Hardy, Parker, Harry C., Hanson, Enright, Riley, Gamache, Little, Bartlett, Avery, Perkins, Kop-

perl, Thompson, Doris L., Dempsey, Piper, Greeley, Mattice, Humphrey, James A., Michels, Cate, York, Edward H., Haller, Cheney, Charles H., McLane, Miner, Filides, Underwood, Howland, Sanders, Wilson, Ralph W., Fuller, Glavin, Woodward, Noble, Welch, Shirley B.

ROCKINGHAM COUNTY:

Stimmell, Wilson, Helen F., Boucher, Soule, Adams, Gay, MacGregor, Read, Lovell, Belair, Gelt, Morrison, Sayer, Clark, Ernest D., White, Schwaner, Benton, Greenwood, Goodrich, Vey, Sewall, Twardus, Collishaw, Eastman, Junkins, Page, Varrill, Randall, Fiske, Greene, Keefe, Maynard, Griffin, Ruth L., McEachern, Chandler, Quirk, Dame, Palfrey, Bowles, Levy, Woods.

STRAFFORD COUNTY:

Brown, Canney, Smith, Elmer, Stevenson, Douglas, Joncas, Cochrane, Tirrell, Maloomian, Habel, Chasse, Hebert, Boire, Ineson, Sylvain, Dunlap, Preston, Tripp, Peabody, Raymond B., Bernard, Webber, Fellows, Mudgett, Young, DeWolfe, Kinney, Parnagian, Richardson, Harriett W. B., Maglaras.

SULLIVAN COUNTY:

Chase, Donald R., Gaffney, Rousseau, Spaulding, Roma A., Barrows, Burrows, D'Amante, Downing, Flint, Williamson.

NAYS

BELKNAP COUNTY:

Nighswander, Wuelper.

CARROLL COUNTY:

None.

CHESHIRE COUNTY:

Forcier, Allen, Ames, Heald, Cleon E., Streeter.

COOS COUNTY:

None.

GRAFTON COUNTY:

Altman.

HILLSBOROUGH COUNTY:

Daloz, Murray, Heald, Philip C., Carter, Ferguson, Keeney, Bragdon, Peabody, Arthur H., Lyons, Abbott, Cote, Joseph L.

MERRIMACK COUNTY:

Davis, Alice, MacDonald.

ROCKINGHAM COUNTY:

Griffin, Margaret A., Senter, O'Neil, Robert E., Palmer, Spollett, Cummings, Charles E., Hamel, Cheney, George L., Casassa, Hammond, Croft.

STRAFFORD COUNTY:

Clark, Shirley M., Towle, Thompson, Barbara C., Leighton.

SULLIVAN COUNTY:

Campbell, Frizzell, Galbraith, Fleming.

Reps. Emile E. Boisvert, Philip Smith and Colburn recorded in favor of overriding the veto.

and the bill passed, notwithstanding the veto.

RECONSIDERATION

Rep. Hanson, having voted with the majority, moved that the House reconsider its action in non-concurring and establishing a committee of conference on HB 957, relative to election and terms of office of members-at-large of town budget committees, and that the House discharge the committee of conference and concur with the Senate amendment, and spoke in favor of his motion.

Adopted.

ENROLLED BILLS AMENDMENT

HB 705, relative to the date of expiration of legislative number plates.

AMENDMENT

Amend the title of said bill by striking out the same and inserting in place thereof the following:

AN ACT

relative to the date of expiration of legislative number plates and relative to color of lettering on said plates.

Amendment adopted.

(Speaker in the Chair)

On motion of Rep. Haller the House adjourned at 4:11 p.m. to meet tomorrow at 10:00 a.m.

Tuesday, 29Jun71

The House met at 10:00 a.m.

Prayer was offered by House Chaplain Rev. William L. Shafer.

O GOD, our Heavenly Father, may more of Thy Kingdom come this day to my life and be seen in me. *Let the reign of Your Divine Truth, Life, and Love be established in me, and rule out of me all sin; and may Thy Word enrich the affections of all mankind, and govern them.* "Bless my enemies, O GOD, make them Thy friends; give them to know the joy and the peace of love." May our progress in life today mark our devotion to You, O GOD, and to all that is Yours. Amen.

(. . . sel. from the writings of Mary Baker Eddy, 1821-1910, born in Bow, N. H., founder of the Christian Science Church. 1971 marks the 150th Anniversary Year of the birth of Mary Baker Eddy.)

Rep. MacDonald led the Pledge of Allegiance.

The Speaker introduced Maurice MacDonald, Jr., Governor of Boys State, who addressed the House briefly.

Mr. Speaker, President of the Senate, Governor Peterson, Senators, and Representatives:

I want to thank you for asking me to speak here today. I know you have a busy schedule and a lot to accomplish before adjournment.

In this day and age, where my generation is demonstrating against the inequities of the system, I thought it would be a most appropriate idea to look into your way after having looked into their way.

At Boys State, I learned by lectures and active participation — I saw the advantages of the two-party system — I had the chance to be part of campaigning, rallies and debates. I had the chance to run for a high office, as did other fellow citizens of Boys State. Through this, I discovered how the political machine can be used for the advancement of the people.

My generation must learn that American citizenship is a priceless possession and with it comes responsibilities and privileges. We, the young people, must be awakened to the fact that a sincere conviction and a well-informed, intelligent, participating citizen is most vitally needed to protect and preserve our American institutions, our American democracy, and our heritage in this day of "isms" and drastic change. And, I feel that Boys State has made a solid attempt to do this.

We hear much talk today of drugs but I feel the young that are really concerned know that drugs are a way out and we wish to face problems head on, not avoid them.

In closing, I would like to say as I did in my Inaugural Address at Boys State that someday we will inherit this nation and with it, we will take its troubles and its joys; and with the interest your generation has shown, through programs such as Boys State and other similar programs, my generation will be better equipped to handle our future responsibilities.

Mr. Speaker, to end on a personal note, I made my first visit to this House eight years ago when I was nine years old and my father was serving his first term. Now I hope to be back in four years.

Thank you.

LEAVE OF ABSENCE

Rep. Barker, the day, illness.

ENROLLED BILLS REPORT

HB 131, relative to operation of liquor stores on holidays.

HB 212, relative to lapse time on appropriations.

HB 924, including certain disabled persons in the class of persons permitted to hunt on islands.

HB 992, relative to regulation of certain private schools and relative to retail installment selling.

HJR 15, making an additional appropriation to the state treasurer for fiscal 1971 for actuarial services and providing for a supplemental appropriation for the department of administration and control and for the state treasurer.

HB 542, to require cities and towns to provide tax maps.

HB 764, increasing the bond required of certain county officers.

HB 980, relative to the duties of building inspectors.

Roxie A. Forbes
For The Committee

SENATE MESSAGES
ADOPTION COMMITTEE OF CONFERENCE
REPORTS

HB 818, expanding the discretion of the attorney general in administering the land sales full disclosure act. (see pp 1741)

HB 767, relative to witness fees for law enforcement officers. (see pp 1741)

HB 220, establishing a special committee to study the acquisition of certain dams and the feasibility of enacting a local assessment on shorelines.

HB 203, relative to professional services.

HB 149, relative to the dollar limitation on recovery in wrongful death actions.

HB 950, providing for the appointment of a superintendent of the house of correction of Belknap county.

HB 110, relative to the conduct of voting at town and village district meetings and school districts within said town and re the authority of school district moderators.

ACCEDED TO REQUEST FOR COMMITTEE OF CONFERENCE

HB 322, relative to dogs pursuing game.

The President appointed Sens. Tufts and Morrisette.

HB 506, changing part of the boundary line between the towns of Bartlett and Hart's Location.

The President appointed Sens. Jacobson and Marcotte.

HB 205, relative to health services in public schools.

The President appointed Sens. Koromilas and McCarthy.

HB 218, relative to fishing limits in Great Bay.

The President appointed Sens. Koromilas and Morrisette.

HB 745, providing for the removal of a town clerk.

The President appointed Sens. Poulsen and Jacobson.

HB 990, relative to the application of the minimum wage laws to certain employees of restaurants, hotels and similar businesses.

The President appointed Sens. Porter and Foley.

HB 91, relating to investments of savings banks in real estate.

The President appointed Sens. Ferdinando, Nixon and McCarthy.

HB 216, relating to excepted persons in the practice of medicine.

The President appointed Sens. Koromilas and McCarthy.

HB 337, establishing a committee to study and report on the goals, purposes, organization and financing of the state university system.

The President appointed Sens. Jacobson, English and Spanos.

HB 340, relative to the New Hampshire retirement system and the firemen's retirement system.

The President appointed Sens. Porter, Leonard and Downing.

HB 496, redistricting the county commissioners districts in Rockingham county.

The President appointed Sens. Brown and Foley.

HB 507, establishing a Hooksett District Court.

The President appointed Sens. Ferdinando and Downing.

ENROLLED BILLS AMENDMENTS

HB 802, increasing the minimum wage.

(Amendment printed in SJ of June 28, 1971)

The Clerk read the amendment in full.

Amendment adopted.

The Senate adopted the Enrolled Bills Amendment.

HB 688, providing junior and child ski rates for students who are residents of the state.

(Amendment printed in SJ of June 28, 1971)

The Clerk read the amendment in full.

Amendment adopted.

The Senate adopted the Enrolled Bills Amendment.

HB 547, relative to publication of political contributions and expenditures.

(Amendment printed in SJ of June 28, 1971)

The Clerk read the amendment in full.

Amendment adopted.

The Senate adopted the Enrolled Bills Amendment.

SENATE MESSAGE

ADOPTION ENROLLED BILLS AMENDMENTS

HB 705, relative to the date of expiration of legislative number plates.

HB 782, increasing the power of the state fire marshal, increasing the membership of the state board of fire control and making its function advisory.

SB 250, to eliminate unfair insurance practices.

RECONSIDERATION

Rep. Scammon served notice that today or some subsequent day he would ask for reconsideration of the action of the House in non-concurring and requesting a committee of conference on HB 400, providing for an increase in the motor vehicle road tolls.

RECONSIDERATION

Rep. Ezra Mann, having voted with the majority, moved that the House reconsider its action in non-concurring and establishing a committee of conference on HB 678, to legalize the Haverhill town meeting of March 9, 1971, and that the House discharge the committee of conference and concur with the Senate amendment.

AMENDMENT

Amend the title of the bill by striking out the same and inserting in place thereof the following:

authorizing the industrial development authority to loan
money or guarantee loans for the acquisition of
railroad lines

Amend the bill by striking all after the enacting clause and inserting in place thereof the following:

1 Amend RSA 162-A:2, as amended, by inserting after paragraph (6) the following new paragraphs:

(7) The words "railroad line" shall mean real property and easements and interests in real property of any kind or nature comprising railroad rights of way, and shall include all rails, ties, ballast, bridges, structures, switches, signals, interlockers and other fixtures ordinarily appurtenant to the right of way.

(8) The words "railroad lines within this state which have been abandoned or discontinued" shall mean railroad lines lying within the borders of the state as to which a certificate of

public convenience and necessity or its equivalent authorizing abandonment has been issued by the interstate commerce commission pursuant to 49 U.S.C. § 1 (18) or other pertinent statute, or issued by any state agency having relevant jurisdiction.

(9) The words "railroad lines within this state sought to be abandoned or discontinued" shall mean railroad lines lying within the borders of the state as to which a petition seeking permission to abandon has been filed pursuant to 49 U.S.C. § 1 (18) or other pertinent statute, or issued pursuant to applicable state statutes.

2 Amend RSA 162-A, as amended, by inserting after section 7-b, as inserted by 1967, 369:1, the following new sections:

162-A:7-c Loans for Acquisition of Railroad Lines. The authority may loan or expend funds, upon terms and conditions prescribed by the authority, to any local or regional development corporation, association or foundation, or to any other person or entity duly organized under the laws of this state for the purpose of acquiring railroad lines located within this state which are discontinued or abandoned or about to be discontinued or abandoned in order to provide adequate transportation facilities in the form of continued operation of railroads conducive to orderly industrial and recreational development in the best interests of the state. The security for said loan or expenditure of funds shall be in such form and amount as determined by the authority and shall include in each instance the property being acquired pursuant to this section. Any loan or expenditure of funds under this section shall be deemed to be a project subject to the approval of governor and council as provided in RSA 162-A:8.

162-A:7-d Guaranty of First Mortgage Loans for Acquisition of Railroad Lines. Upon recommendation of the authority for the proper implementation of the declared purposes of section 7-c, the governor, with the advice and consent of the council, is authorized in the name of the state to guarantee payment of a portion of first mortgages on railroad lines acquired by a local or regional development corporation, association or foundation, or any other person or entity duly organized under the laws of this state, of railroad lines within this state which may have been abandoned or discontinued or sought to be abandoned or discontinued.

3 Amend RSA 162-A:14-a, as amended, by striking out said section and inserting the following new section:

162-A:14-a Guaranty of First Mortgages. Upon recommendation of the authority for the proper implementation of the declared purposes of this act, the governor, with the advice and consent of the council, is authorized in the name of the state to guarantee payment of a portion of first mortgages on industrial real property and railroad lines, railroad lines within this state which have been abandoned or discontinued and railroad lines within this state sought to be abandoned or discontinued, within the limitations hereinafter described:

I. The mortgage indebtedness shall not exceed the current appraised value of the secured realty, including land and buildings, or of the secured railroad lines.

II. The guaranty at any given time shall not exceed fifty per cent of the outstanding balance of any mortgage loan and may be set at less than fifty per cent upon the recommendation of the authority.

III. No guarantee upon a first mortgage upon any industrial real property or upon railroad lines shall exceed five million dollars.

IV. The authority shall charge for said guaranty not less than one per cent per annum of the amount to which said guaranty is applicable.

V. No mortgage of industrial real property or of railroad lines which does not by its terms require full payment of both principal and interest within twenty-five years from the date of execution of said mortgage shall be eligible for any state guarantee in whole or in part.

VI. The obligation of the state under the provisions of this section shall at no time exceed the amount of seventeen million dollars, of which amount not more than fifteen million dollars shall be in connection with industrial projects or railroad lines and not more than two million dollars shall be in connection with projects for recreational facilities.

4 Amend RSA 162-A:14-b, as amended, by striking out said section and inserting the following new section:

162-A:14-b Approval of Projects for Guaranty. Said industrial development authority in recommending any state

guaranty under the provisions of sections 7-d, 14-a and 14-aa shall submit to the governor and council a report including a detailed description and plan of the railroad line or of the industrial real property and machinery and equipment upon which the guaranty is requested. The governor and council upon receiving such report shall determine whether the proposed guaranty will be of public use and benefit, in accordance with the declaration of need and purpose of this chapter as set forth in section 1.

5 Amend RSA 162-A:14-c, as amended, by striking out said section and inserting the following new section:

162-A:14-c Faith and Credit Pledged. The full faith and credit of the state shall be pledged for the performance of any guaranty under the provisions of sections 7-d, 14-a and 14-aa.

6 Effective Date. This act shall take effect upon passage.

Adopted.

Rep. Bigelow moved that the House discharge the committee of conference on HB 341, to prohibit cancellation of individual accident and health insurance policies due to changes in the physical condition of the insured, and that a new committee of conference be appointed.

The Speaker appointed Reps. Charles Cheney, Leighton and Bednar.

COMMITTEE OF CONFERENCE REPORTS

HB 817, an act broadening the scope of the common law doctrine of cy pres.

(Report printed in SJ 6-29-71)

Report adopted.

SB 256, an act establishing a public defender system for Merrimack county.

(Report printed in SJ 6-29-71)

Report adopted.

HB 930, relative to the prevention of pollution from dredging, filling, mining, or other construction.

(Report printed in SJ 6-29-71)

Report adopted.

SENATE MESSAGE

The Senate has discharged the committee of conference on HB 331, amending the business profits tax and has appointed as new members Senators Porter and Leonard.

COMMITTEE OF CONFERENCE REPORT

HB 331, amending the business profits tax.

(Report printed in SJ 6-29-71)

Rep. Reddy explained the report.

Reps. Spirou and Cares non-spoke in favor of the report.

Report adopted.

(Deputy Speaker in the Chair)

SENATE MESSAGES

CONCURRENCE ON HB WITH AMENDMENT

HB 409, increasing the additional retirement allowance for state employees who retired prior to July 1, 1961, and making an appropriation therefor.

(Amendment printed in SJ 6-23-71)

Rep. Shirley Clark moved that the House non-concur with the Senate amendment and that a committee of conference be established.

Adopted.

The Speaker appointed Reps. Shirley Clark, Weeks and Croft.

HB 964, relative to real estate investments by cooperative banks, building and loan associations and savings and loan associations.

(Amendment printed in SJ 6-23-71)

Rep. Bigelow moved that the House concur with the Senate amendment.

Adopted.

DISCHARGE COMMITTEE OF CONFERENCE

HB 525, relative to incompatibility of town offices.

Rep. Hanson moved that the committee of conference on HB 525 be discharged and a new committee appointed.

Adopted.

The Speaker appointed Reps. Harriett Richardson, Cox and Burke.

RECESS

AFTER RECESS

(Deputy Speaker in the Chair)

COMMITTEE OF CONFERENCE REPORTS

HB 606, an act making appropriations for capital improvements.

Rep. Raymond explained the report.

(Discussion)

Rep. MacDonald moved that the House non-concur with the committee of conference report and that a new committee be established and explained his motion.

Reps. Trowbridge, Raymond, George Roberts, Belcourt and Cate spoke against the motion.

Reps. Edward York, Palmer, Bednar, Rodgers and Gordon spoke in favor of the motion.

Rep. MacDonald spoke a second time in favor of the motion.

Rep. Trowbridge spoke a second time against the motion.

Rep. Wilfrid Boisvert moved the previous question on the pending motion; sufficiently seconded.

Adopted.

Rep. Belzil requested a division.

171 having voted in the affirmative, 118 in the negative, the motion was adopted.

Rep. MacDonald moved that the new committee of conference be instructed to delete item 16, new office buildings.

Rep. James O'Neil moved to amend the motion by substituting the word, advise, for the word, instruct, and explained his amendment.

Reps. MacDonald and Raiche spoke in favor of the amendment.

(Discussion)

Amendment adopted.

Motion adopted.

The Speaker appointed Reps. Raymond, MacDonald and Belcourt.

HB 351, relative to increasing the tax on tobacco products and making an appropriation therefor.

(Report printed in SJ 6-29-71)

Rep. McLane explained the report.

Reps. D'Amante and Streeter spoke against the committee report.

Reps. Gordon, Radway, Drake and Menge spoke in favor of the motion.

Rep. Desilets moved the previous question; sufficiently seconded.

Adopted.

Report adopted.

Rep. Zachos moved that the House recall SB 302, prohibiting discrimination because of age or sex, from the Governor, reconsider its action in ordering SB 302 to third reading and place it on second reading for the purpose of offering an amendment, and spoke in favor of his motion.

Motion adopted.

Rep. Zachos offered an amendment.

AMENDMENT

Amend SB 302 by adding the following new section to the bill:

7 Limitation. Amend RSA 354-8:8 by adding after paragraph VII the following:

“VIII. Limitation. The prohibitions in this chapter with regard to age discrimination in employment shall be limited to individuals who are less than sixty-five years of age.”

Further amend SB 302 by renumbering section 7 to section 8.

The Clerk read the amendment in full.

Amendment adopted.

SUSPENSION OF THE RULES

Rep. Zachos moved that the rules of the House be so far suspended as to place SB 302 on third reading and final passage at the present time.

Adopted.

Third reading and passage by House

SB 302, prohibiting discrimination because of age or sex.

RECONSIDERATION

Rep. Zachos, having voted with the majority, moved that the House reconsider its action in passing SB 302, and spoke against the motion.

Motion lost.

COMMITTEE OF CONFERENCE REPORTS

HB 342, to establish a police standards and training council and to provide educational and training requirements for members of police forces and making an appropriation therefor.

(Report printed in SJ 6-29-71)

Rep. Chandler explained the committee of conference report.

Committee of Conference Report adopted.

HB 180, relative to district courts.

(Report printed in SJ 6-29-71)

Rep. Andrews explained the committee of conference report.

Committee of Conference Report adopted.

HB 660, requiring certain district courts to hold regular sessions in certain towns within their districts.

(Report printed in SJ 6-29-71)

Rep. Frizzell explained the committee of conference report.

Committee of Conference Report adopted.

HB 532, constituting the Merrimack district court.

(Report printed in SJ 6-30-71)

Rep. Zachos explained the committee of conference report.

Committee of Conference Report adopted.

RECONSIDERATION

Rep. Zachos, having voted with the majority, moved that the House reconsider its action in nonconcurring and requesting a committee of conference on HB 507, establishing a Hooksett District Court, and accede to the Senate amendment.

Rep. Zachos explained the motion.

Motion adopted.

ENROLLED BILLS REPORT

HB 509, providing workmen's compensation on a voluntary basis to persons engaged in business under certain circumstances.

HB 527, legalizing the annual meeting of the Claremont school district.

HB 761, permitting the issuance of liquor permits to certain convicted felons upon approval of the liquor commission.

HB 915, including surviving spouse of disabled servicemen in the class of person exempt from taxation on a homestead.

HB 957, relative to election and terms of office of members at large of town budget committees.

HJR 19, providing for a deficiency appropriation for the New Hampshire Retirement system and providing for a supplemental appropriation for the state treasurer.

HJR 40, to evaluate the utilization of state owned vehicles.

HJR 46, directing a study of the feasibility of establishing a state park named for Alan B. Shepard and directing an investigation and inventory of the state's scenic rivers.

HB 203, relative to professional services.

HB 220, establishing a special committee to study the acquisition of certain dams and the feasibility of enacting a local assessment on shorelines.

HB 767, relative to witness fees for law enforcement officers and changing the effective date of an act abolishing dower and curtesy.

HB 818, expanding the discretion of the attorney general in administering the land sales full disclosure act and allowing governmental units to enter into agreements for the construction, maintenance and operation of jails and other correctional facilities and programs.

HB 712, relative to the traffic safety fund.

Roxie A. Forbes
For The Committee.

SENATE MESSAGES ACCEDED TO REQUEST FOR COMMITTEE OF CONFERENCE

SB 144, relative to the limitations on the loaning authority of cooperative banks, building and loan associations, savings and loan associations and savings banks.

The President appointed Sens. Ferdinando and Morrisette.

HB 583, to prohibit the use of trawls for the taking of fish from the ocean waters of New Hampshire.

The President appointed Sens. Koromilas and Morrisette.

HB 271, to increase the salaries of the Coos county attorney and the Coos county commissioners.

The President appointed Sens. Jacobson and Leonard.

HB 660, requiring certain districts courts to hold regular sessions in certain towns within their district.

The President appointed Sens. Nixon and Leonard.

HB 532, constituting the Merrimack district court.

The President appointed Sens. Jacobson and Downing.

HB 342, to establishing a police standards and training council and to provide educational and training requirements for members of police forces and making an appropriation therefor.

The President appointed Senators Townsend and Foley.

HB 663, adopting the uniform act on paternity.

The President appointed Sens. Koromilas and Downing.

HB 837, providing insolvency protection to policyholders of life and health insurance.

The President appointed Sens. Poulsen and Morrisette.

HB 341, to prohibit cancellation of individual accident and health insurance policies to changes in the physical condition of the insured.

The President appointed Sens. Ferdinando and Morrisette.

HB 525, relative to municipal government.

The President appointed Sens. Jacobson and Leonard.

DISCHARGE COMMITTEE OF CONFERENCE

HB 322, relative to dogs pursuing game.

The President appointed as new members Sens. Porter and Morrisette.

UNANIMOUS CONSENT

Rep. Dunham addressed the House by unanimous consent.

The Speaker announced that Rep. Esther Davis is celebrating her 39th birthday today, and Rep. and Mrs. Ernest Clark are celebrating their 48th wedding anniversary.

Rep. Murray moved that the remarks of Maurice MacDonald, Jr. be printed in the Journal.

Unanimously adopted.

SENATE ADOPTION COMMITTEE OF CONFERENCE REPORTS

HB 180, relative to district courts.

HB 342, to establish a police standards and training council and to provide educational and training requirements for members of police forces and making an appropriation therefor.

HB 331, amending the business profits tax.

HB 351, relative to increasing the tax on tobacco products and making an appropriation therefor.

HB 930, relative to the prevention of pollution from dredging, filling, mining, transporting forest products or other construction.

SB 256, establishing a public defender system for Merrimack county.

HB 817, broadening the scope of the common law doctrine of cy pres.

HB 660, requiring certain district courts to hold regular sessions in certain towns within their district.

SENATE ADOPTION ENROLLED BILLS AMENDMENTS

HB 543, to increase the fees for nonresident hunting licenses.

HB 512, relative to conservation officers and their pay schedule.

INTRODUCTION OF BILLS (RULES COMMITTEE) First, second reading & referral

HB 1012, relative to the date of annual town meetings and presidential preference primary. (Cobleigh of Hillsborough Dist. 15; O'Neil of Cheshire Dist. 12; Roberts of Belknap Dist. 6; Raiche of Hillsborough Dist. 34; Robinson of Hillsborough

Dist. 35; Vachon of Hillsborough Dist. 40; Lawton of Belknap Dist. 2; Bednar of Hillsborough Dist. 23 — To Municipal and County Government.)

HB 1013, relative to redistricting the congressional districts. (Clark of Strafford Dist. 4 — To Reapportionment.)

HB 1014, reapportioning the councilor districts. (Clark of Strafford Dist. 4 — To Reapportionment.)

HB 1015, reapportioning the House of Representatives. (Chase of Carroll Dist. 7 — To Reapportionment.)

RECONSIDERATION

Rep. Harvell, having voted with the majority, moved that the House reconsider its action in adopting the committee of conference report on HB 532, constituting the Merrimack district court, and spoke against the motion.

Reconsideration lost.

HOUSE DISCHARGE COMMITTEE OF CONFERENCE

Rep. Hanson moved that the House discharge the committee of conference on HB 525, relative to incompatibility of town offices, and establish a new committee of conference.

Adopted.

The Speaker appointed Reps. Blain, Cox and Burke.

COMMITTEE OF CONFERENCE REPORTS

HB 164, to allow discovery in criminal matters prior to indictment.

(Report printed in SJ 6-29-71)

Rep. Nighswander explained the committee of conference report.

Committee of Conference Report adopted.

HB 496, redistricting the county commissioners districts in Rockingham county.

(Report printed in SJ 6-29-71)

Rep. Maynard explained the committee of conference report.

Committee of Conference Report adopted.

RECONSIDERATION

Rep. Green, having voted with the majority, moved that the House reconsider its action in appointing a committee of conference on HB 536, relative to the taking of land for state park facilities in the town of Rye, and concur with the Senate amendment.

Adopted.

RECONSIDERATION

Rep. Cochrane, having voted with the majority, moved that the House in adopting the committee of conference report on HB 342, to establish a police standards and training council and to provide educational and training requirements for members of police forces and making an appropriation therefor, and spoke against the motion.

Reconsideration lost.

RECESS

AFTER RECESS

(Deputy Speaker in the Chair)

COMMITTEE OF CONFERENCE REPORT

HB 450, permitting Sunday racing.

(Report printed in SJ 6-29-71)

Rep. Cobleigh explained the report.

(discussion)

Committee of conference report adopted.

RECONSIDERATION

Rep. Benton, having voted with the majority, moved that the House reconsider its action in adopting the committee of conference report on HB 450, and spoke against the motion.

Motion lost.

RECONSIDERATION

Rep. Robinson, having voted with the majority, moved that the House reconsider its action in concurring with the Senate amendment to HB 507, establishing a Hooksett District Court, and spoke against the motion.

Motion lost.

COMMITTEE OF CONFERENCE REPORTS

SB 312, regulating the powers of the New Hampshire American Revolution by bicentennial commission.

(Report printed in SJ 6-30-71)

Committee of conference report adopted.

HB 990, relative to the application of the minimum wage laws to certain employees of restaurants, hotels and similar businesses.

(Report printed in SJ 6-29-71)

Committee of conference report adopted.

RECONSIDERATION

Rep. Joseph Cote, having voted with the majority, moved that the House reconsider its action in adopting the committee of conference report on HB 990, and spoke against the motion.

Motion lost.

COMMITTEE OF CONFERENCE REPORT

HB 663, adopting the uniform act on paternity.

(Report printed in SJ 6-29-71)

Committee of conference report adopted.

SENATE MESSAGE

SENATE ADOPTION COMMITTEE OF
CONFERENCE REPORTS

HB 450, permitting Sunday racing.

HB 990, relative to the application of the minimum wage laws to certain employees of restaurants, hotels and similar businesses.

HB 663, adopting the uniform act on paternity.

HB 496, redistricting the county commissioners districts in Rockingham county.

HB 164, to allow discovery in criminal matters prior to indictment.

SENATE, AFTER RECONSIDERATION
NON-CONCURRENCE HOUSE AMENDMENT
REQUESTS COMMITTEE OF CONFERENCE

SB 189, establishing obligations of the New Hampshire Higher Educational and Health facilities authority as "legal investments".

The President appointed Senators Jacobson, Nixon and Spanos.

Rep. Hanson moved that the House accede to the request for a committee of conference.

Adopted.

The Speaker appointed Reps. Hanson, Bowles, Bednar, Merrill and Allen.

COMMITTEE OF CONFERENCE REPORTS

HB 153, relative to horse and dog racing.

The committee of conference to which was referred House Bill No. 153, 'An Act relative to horse and dog racing,' having considered the same report the same with the following recommendation:

That the house recede from its position of nonconcurrence in the senate amendment and concur in the adoption of the senate amendment, and

That the senate and house each adopt the following amendments to the bill:

Amend the title of the bill by striking out the same and inserting in place thereof the following:

AN ACT

providing for dog racing, establishing a greyhound racing commission, and making an appropriation therefor.

Amend the bill by striking out section 3 and inserting in place thereof the following:

3 Powers Granted. Amend RSA 284 by inserting after section 12 the following new section: 284:12-a Rules and Regulations. The greyhound racing commission shall make rules and regulations for the holding, conducting and operating of all dog races or meets for public exhibition and for the operation of race tracks on which any such race or meet is held. No person, association, or corporation shall conduct, hold or operate any dog race or meet for public exhibition, at which pari-mutuel pools are sold, without a license from the commission.

Further amend the bill by striking out section 7 and inserting in place thereof the following:

7 Requirements. Amend RSA 284 by inserting after section 16 the following new section: 284:16-a Issuance of Licenses. If the greyhound racing commission is satisfied that all the provisions hereof and the rules and regulations prescribed have been and will be complied with by the applicant, it may issue a license which shall expire on the thirty-first day of December. No licensee shall hold more than one license under RSA 284:16 (running or harness horse) while holding a license under this section. The license shall set forth the name of the licensee, the place where the races or race meets are to be held, and the time and number of days during which racing may be conducted by said licensee. Any license issued shall not be transferable nor assignable. Said commission shall have power to revoke any license for good cause upon reasonable notice and hearing. The commission may at any time for cause require the removal of any employee or official employed by any licensee hereunder. The license of any corporation shall automatically cease upon the change in ownership, legal or equitable, of fifty percent or more of the voting stock of the corporation and the corporation shall not hold a dog race or meet for public exhibition without a new license. Any New Hampshire agricultural fair association certified as such, by the commissioner of agriculture, shall be entitled to one special six day license annually to hold a dog race meet.

Further amend the bill by striking out sections 9 and 10 and inserting in place thereof the following:

9 Dog Races. Amend RSA 284 by inserting after section 19 the following new section: 284:19-a Rules of Racing. The greyhound racing commission shall have the power to make and adopt rules of racing including regulations providing for the licensing, supervising, disciplining, suspending, fining and barring from racing, on any tracks under the jurisdiction of the commission, of dogs, owners, breeders, authorized agents, sub-agents, nominators, trainers, clockers and any other persons, organizations, kennel associations or corporations, the activities of whom affect the conduct and operation of dog races at race tracks under the jurisdiction of the commission. At such tracks no person shall enter a dog or participate in any dog race or meet as an owner, kennel agent, nominator, or trainer, within the state without having first procured from the commission a license so to act, and paying such fees as the commission may determine to be reasonable and proper therefor. Such licenses may be revoked by the commission at any time for cause.

10 Judges. Amend RSA 284 by inserting after section 20-a the following new section: 284:20-b Judges. There shall be at least three judges to supervise each dog race or meet, conducted under the provisions of this chapter, at which pari-mutuel pools are sold. One of such judges shall be the official judge of the state greyhound racing commission, and the remaining judges shall be appointed by the person, association or corporation conducting the race or meet, subject to the approval of the commission. Said judges shall exercise such powers and perform such duties at each race as may be prescribed by the rules and regulations of the commission.

Further amend the bill by striking out sections 18, 19 and 20 and inserting in place thereof the following:

18 Commission. Amend RSA 284 by inserting after section 6 the following new section:

284:6-a Greyhound Racing Commission Established.

I. There shall be a state greyhound racing commission consisting of three members appointed by the governor with the advice and consent of the council. Not more than two members shall belong to the same political party. Each shall hold office for a term of three years and until his successor has been appointed and qualified. Any vacancy shall be filled for the unexpired term. One member shall be appointed as chairman and one as

secretary. No member shall have any pecuniary interest in any racing or in the sale of pari-mutuel pools licensed hereunder.

II. The greyhound racing commission is independent of and separate from the state racing commission and is hereby granted the same powers, rights, duties and responsibilities granted the state racing commission under the revised statutes, to the extent such grant is necessary to implement the provisions of this chapter relative to greyhound racing. Any reference to the state racing commission in the revised statutes shall be deemed to refer to the greyhound racing commission, if appropriate to carrying out such purpose, provided that specific provisions of the revised statutes referring to dog racing shall govern where applicable.

19 Salaries. Amend RSA 94:1-a (supp) as amended by inserting in proper alphabetical order the following:

Greyhound racing commissioners (3) 3,120.00

20 Initial Appointments. The terms of the initial appointments of the three greyhound racing commissioners provided for by RSA 284:6-a shall be one member for one year, one for two years, and one for three years.

Further amend the bill by striking out section 23 and inserting in place thereof the following: 284:4 Member of the General Court. No person, association, or corporation conducting a racing plant under the provisions of this chapter, nor either commission, shall employ at said racing plant any person who is a member of the general court, provided that this section shall not apply to any person employed at a racing plant on or before June 24, 1971.

Rep. Reddy

Rep. Saggiotes

Rep. Coutermarsh

Conferees on the part of the House

Sen. Porter

Sen. Marcotte

Conferees on the part of the Senate

Rep. Reddy explained the committee of conference report.

Adopted.

HB 400, providing for an increase in the motor vehicle road tolls.

The committee of conference to which was referred House Bill No. 400, 'An Act providing for an increase in motor vehicle road tolls.', having considered the same report the same with the following recommendation:

That the house recede from its position of nonconcurrence in the senate amendment; and

That the senate recede from the adoption of its amendment; and

That the house and senate each adopt the following amendment to the bill:

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Levy of Toll. Amend RSA 265:4 (supp) as amended by 1966, 1:1 by striking out in line two the word "seven" and inserting in place thereof the word (nine) so that said section as amended shall read as follows:

265:4 Levy of Toll and Exemptions. There is hereby imposed a road toll of nine cents per gallon upon the sale of each gallon of motor fuel sold by distributors thereof. The road toll shall be collected by the distributor from the purchaser and remitted to the state in the manner hereinafter set forth. Provided, that the road toll shall not apply to (a) sales to the United States or its agencies, (b) sales between duly licensed distributors, or (c) sales of motor fuel exported from the state.

2 Exceptions to Expenditures. Amend RSA 241:9 by inserting after the word "part" in line five the following words (within fifteen years from the date of the last such improvement) so that said section as amended shall read as follows: 241:9 Exceptions. No funds appointed to any city, town or unincorporated place as hereinbefore provided shall be expended (a) as payment of land damages incidental to acquisition of necessary rights of way on non-federal-aid projects; (b) on locations previously improved with state funds under this part within fifteen years from the date of the last such improvement, provided, however, that stage construction shall be permitted.

3 State Allotment. Amend RSA 241:11 (supp) as amended by 1955, 311:3; 1959, 244:1; 1965, 247:1; 1967, 286:1 by striking out in lines nine and twelve the word "three" and inserting in place thereof the following word (four) and by striking out in line thirteen the words "care and maintenance" and inserting in place thereof the following words (minor improvements and higher maintenance) so that said section as amended shall read as follows:

241:11 Maintenance Allotment by State. In addition to any funds hereinbefore apportioned for construction and reconstruction purposes the commissioner, in the month of July in each year, shall allot to each town a sum sufficient, when added to the amount which would be derived by a tax of eleven cents on each one hundred dollars of the town's last equalized valuation, to equal one hundred seventeen dollars for each mile of regularly maintained class V highway in such towns, except that for any year in which the total allocated to the towns under this formula shall be less than four hundred thousand dollars, the commissioner shall use such other figure in place of the one hundred seventeen dollars for each mile of regularly maintained class V highway as may be necessary to make the total allotment not less than five hundred thousand dollars. The sums so allotted shall be used for the minor improvements and higher maintenance of class V highways and for no other purpose, under the supervision of the commissioner, and shall be expended in accordance with specifications provided by the commissioner under the direction of a person or persons appointed by the selectmen of the town.

4 State Contribution to Damage Losses. Amend RSA 241:13 by inserting in line twenty-nine after the word "available" the words (in this emergency account) and in line thirty by striking out the word "fifty" and inserting in place thereof the words (eighty-five) so that said section as amended shall read as follows:

241:13 State Contribution to Damage Losses. Any city, town or unincorporated place which suffers damage to its highways through disaster which is estimated to exceed one-eighth of one percent of its assessed valuation shall be entitled to aid in the repair of such damage providing the commisisoner is notified of such damage and is requested to investigate the

damage and advise the amount of aid to which the city, town or unincorporated place is entitled. The commissioner shall survey the damaged highways and prepare an estimate of cost for the rehabilitation of these highways and shall notify the towns the proportionate share which the state will contribute and the estimated amount of aid available. Aid to any city, town or unincorporated place shall be computed on that amount which is in excess of an amount equal to one-eighth of one percent of its assessed valuation. To the extent that the damage exceeds this amount the commissioner shall make available any balances then existing in the joint fund account as set forth in section 7 of this chapter. In the event that these funds are insufficient to complete the necessary repairs, the commissioner shall make available, from the succeeding year's joint fund account as set up in section 7, an amount sufficient to complete repairs; provided, however, that said amount shall be so limited that when combined with the balance of the current year's fund account as it existed prior to the disaster, the two shall not exceed the total of said current year's joint account; and provided further, that any funds allotted from the succeeding year's joint fund account shall be deducted from that account when it is made available to the city, town or unincorporated place. In the event that additional funds over and above those previously stated are necessary the commissioner with the approval of the governor and council may apportion from any unobligated funds available in this emergency account, such amounts as may be necessary to complete the rehabilitation provided that it shall not exceed eighty-five percent of the cost of the damage remaining after application of those funds previously stated. Nothing in this section shall prohibit any city, town or unincorporated place from making such emergency repairs as are deemed necessary for public convenience and such sums expended shall be considered part of the town's contribution.

5 Highway Subsidy to Towns and Cities. Amend RSA 241 by inserting after section 13 the following new section:

241:14 Highway Subsidy to Towns and Cities. In addition to any fund hereinbefore apportioned for construction, reconstruction and maintenance allotment purposes, the commissioner shall apportion on the basis of a sum of not less than four million four hundred eighty-seven thousand five hundred dollars, to each city, town and unincorporated place, on a one-half mileage and one-half population formula, an amount based

on the proportion which the mileage of the regularly maintained class IV and class V highways in that city, town or unincorporated place as of January 1 of the previous year, bears to the total mileage of regularly maintained class IV and class V highways in the state as of that date, and the latest proportion which the official population census of that city, town or unincorporated place bears to the latest official population census of the state as of that same date. On or before January 1 of each year, the commissioner shall notify all cities, towns and unincorporated places of the amounts of highway subsidy being allotted in each fiscal year. Payments shall be made in quarterly increments in the months of July, October, January and April. If at the end of any fiscal year, the total amounts allocated to municipalities under the budget of the department of public works and highways does not amount to nineteen percent of the road toll revenue for the preceding fiscal year, the amount of such deficiency shall be added to the amount specified in this section and shall be apportioned according to the formula set forth above and paid with the October payments. Those offices charged in RSA 71:24 with the keeping of uniform accounts shall also be responsible for the keeping of such accounts as related to those funds granted to municipalities under this section in a manner prescribed by the commissioner of the department of public works and highways. Such accounting offices shall, on or before March first of each year, return to the commissioner on prescribed forms showing the summary of receipts and expenditures during the last fiscal year. Such accounting offices shall also furnish at other times such information as the commissioner may require to assure that funds paid to towns, cities and unincorporated places pursuant to this section are not used directly or indirectly for any purpose prohibited by constitutional or legislative limitation. These funds shall be used only for the purpose of maintenance, construction and/or reconstruction of class IV and class V highways. Under no condition shall dollars received under this section be used for the purpose of matching to obtain additional state funds for other forms of highway aid. Whenever any city, town or unincorporated place is unable to utilize the full amount of their apportionment in the manner herein provided for any given year, as made under this section, the unused balance shall not lapse but shall be added to the total available for distribution to all towns and cities, the following fiscal year.

6 Effective Date. This act shall take effect August 1, 1971.

Sen. Poulsen

Sen. Lamontagne

Conferees on the Part of the Senate

Rep. Reddy

Rep. Trowbridge

Rep. Fortier

Conferees on the Part of the House

Rep. Senter moved that the committee of conference report be discharged and that the House concur with the Senate amendment and spoke in favor of the motion.

(discussion)

Reps. Trowbridge, Fortier, Donald Chase, Levy and Menge spoke against the motion.

Reps. Scamman and Gordon spoke in favor of the motion.

Rep. Maloomian moved the previous question; sufficiently seconded.

Adopted.

Rep. Gordon requested a division.

It being manifestly in the negative, the motion lost.

Committee of Conference Report adopted.

Rep. Colburn wished to be recorded in favor of HB 400.

RECONSIDERATION

Rep. Trowbridge, having voted with the majority, moved that the House reconsider its action in adopting the committee of conference report on HB 400, providing for an increase in the motor vehicle road tolls, and spoke against the motion.

Reconsideration lost.

RECONSIDERATION

Rep. Michels, having voted with the majority, moved that the House reconsider its action in adopting the committee of conference on HB 153, relative to horse and dog racing, and spoke against the motion.

Reconsideration lost.

RECESS

(to be continued)

After recess, the House adjourned at 10:10 P.M.

Wednesday, 30Jun71

The House met at 10:00 a.m.

Prayer was offered by House Chaplain, Rev. William L. Shafer.

SHALOM.

“Fervently we invoke Thy blessing upon our State and Nation. Guard them, O GOD, from calamity and injury; suffer not their adversaries to triumph over them, but let the glories of a just, righteous and God-fearing people increase from age to age. Enlighten with Thy Wisdom and sustain with Thy Power those whom the people have set in authority at all levels of our government, all who are entrusted with our safety and with the guardianship of our rights and our liberties. May peace and good-will abound among all the inhabitants of our land; may religion spread its blessing among us and exalt our State and Nation in true righteousness. Amen.”

(. . . adapted, ex. Treasury of Jewish Prayers)

Rep. Theriault led the Pledge of Allegiance.

LEAVES OF ABSENCE

Rep. Gemmill, the day, important business.

Rep. Tilton, today and tomorrow, important business.

SENATE MESSAGES
ACCEDED, SECOND TIME, TO DISCHARGE
COMMITTEE OF CONFERENCE AND
APPOINT NEW COMMITTEE

HB 525, relative to the incompatibility of town officers.

The President appointed new members, Sens. Jacobson and Leonard.

DISCHARGE COMMITTEE OF CONFERENCE

HB 606, making appropriation for capital improvements.

The President appointed new members, Sens. Townsend and Lamontagne.

CONCURRENCE HOUSE AMENDMENT

SB 302, prohibiting discrimination because of age or sex.

SJR 28, establishing a committee to study the feasibility of off track betting and making an appropriation therefor.

COMMITTEE OF CONFERENCE REPORTS

HB 1006, permitting local votes on the question of Sunday sales to be by special election.

(Printed in SJ 6-29-71)

Rep. James O'Neil explained the report.

Committee of Conference Report adopted.

SB 262, relative to the alteration and construction of odometers and the protection of motor vehicle purchasers.

(Printed in SJ 6-30-71)

Rep. Bridges explained the report.

Rep. Spirou spoke in favor of the report.

Committee of Conference Report adopted.

ENROLLED BILLS AMENDMENT

HB 512, relative to conservation officers and their pay schedule.

The section referred to in this bill has already been amended at this session so reference to that act had to be inserted.

See SJ of 6-29-71 for amendment.

The Clerk read the amendment in full.

Amendment adopted.

SENATE MESSAGES ADOPTION COMMITTEE OF CONFERENCE REPORTS

HB 153, relative to horse and dog racing.

HB 400, providing for an increase in the motor vehicle road tolls.

RECONSIDERATION

Rep. Spirou, having voted with the majority, moved that the House reconsider its action in adopting the committee of conference report on HB 331, amending the business profits tax, and spoke against the motion.

Reconsideration lost.

COMMITTEE OF CONFERENCE REPORTS

HB 583, to prohibit the use of trawls for the taking of fish from the ocean waters of New Hampshire.

(Printed in SJ 6-30-71)

Rep. Hayes explained the report.

Committee of Conference Report adopted.

SB 116, to prohibit individuals from soliciting rides or business on or in proximity to the traveled portion of a street or highway.

(Printed in SJ 6-30-71)

Rep. Greenwood explained the report.

Committee of Conference Report adopted.

SB 107, to reorganize the commission on interstate cooperation and making an appropriation therefor.

(Printed in SJ 6-30-71)

Rep. MacDonald explained the report.

Rep. Belzil requested a quorum count.

214 members having answered, a quorum was present.

Committee of Conference Report on SB 107 adopted.

COMMITTEE REPORTS

SJR 25

providing that a referendum to determine the sense of the voters on the Vietnam war be placed on the presidential preference primary ballot. Inexpedient to legislate. Rep. Hood for Claims, Military and Veterans Affairs.

Rep. Varrill explained the committee report.

Rep. Raiche moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke in favor of the motion.

(Deputy Speaker in the Chair)

Rep. Lawton moved that SJR 25 be indefinitely postponed and spoke in favor of the motion.

Reps. Cares, Bowles, Gerry Parker, Oleson and Shortlidge spoke against the motion.

Reps. McDonough, Joseph Cote, Wilfrid Boisvert, Schwaner, Gordon, Monier, Webster, Sherman and Coutermarsh spoke in favor of the motion.

Rep. Abbott non-spoke against the motion.

Rep. Dion moved the previous question on the entire subject matter; sufficiently seconded.

Adopted.

SJR 25 was indefinitely postponed.

Reps. George Roberts and Hamel wished to be recorded as in favor of indefinite postponement of SJR 25.

HB 1012, relative to the date of annual town meetings and presidential preference primary. Rep. Hanson for Municipal and County Government. Ought to pass.

Ordered to third reading.

SUSPENSION OF RULES

Rep. Hanson moved that the rules of the House be so far suspended so as to place HB 1012 on third reading and passage at the present time.

Reps. Bowles, Haller and Richard Bradley spoke against the motion.

Reps. Cobleigh, Raiche, Hanson, Lawton, Coutermarsh, Robinson, George Roberts, James O'Neil and Bednar spoke in favor of the motion.

Rep. Menge non-spoke against the motion.

Rep. Dion moved the previous question; sufficiently seconded.

Adopted by the necessary two thirds.

Third reading and passage by House

HB 1012, relative to the date of annual town meetings and presidential preference primary.

SUSPENSION OF RULES

Reps. Cobleigh, James O'Neil, George Roberts, Raiche, Robinson, Vachon, Lawton, and Bednar moved the rules of the House be so far suspended so as to suspend Joint rules 12 and 25 to allow the House to take final action on HB 1012 and send it to the Senate.

Adopted by the necessary two-thirds.

RECONSIDERATION

Rep. Hanson, having voted with the majority, moved that the House reconsider its action in passing HB 1012 and spoke against the motion.

Motion lost.

Rep. Zachos moved that the House discharge the committee of conference on HB 959 to clarify superior court writs, and appoint a new committee of conference.

Adopted.

The Speaker appointed Reps. Hanson, David Bradley and Burke.

RECESS

AFTER RECESS

(Speaker in the Chair)

ENROLLED BILLS REPORT

HB 817, broadening the scope of the common law doctrine of cy pres.

HB 930, relative to the prevention of pollution from dredging, filling, mining, transporting forest products, or other construction.

HB 964, relative to real estate investments by cooperative banks, building and loan associations and savings and loan associations.

SB 302, prohibiting discrimination because of age or sex.

HB 747, to enlarge the powers of medical service corporations.

HB 774, relative to county bonds and notes.

HB 782, increasing the power of the state fire marshal, increasing the membership of the state board of fire control and making its function advisory.

HB 811, changing the name of the Plymouth Village Fire District.

HB 934, relative to a program of risk-sharing to insure poor risks in the field of automobile, aviation, property, accident and health, and workmen's compensation insurance.

HB 937, to abolish the legislative study committee and to provide for the continuing operation of standing committees of the general court.

HB 1007, providing for an emergency temporary zoning ordinance and for its adoption by the selectmen.

HB 149, relative to the dollar limitation on recovery in wrongful death actions.

HB 547, relative to publication of political contributions and expenditures.

HB 688, providing junior and child ski rates for students who are residents of the state.

HB 705, relative to the date of expiration of legislative number plates and relative to color of lettering on said plates.

HB 802, increasing the minimum wage.

HB 950, providing for the appointment of a superintendent of the house of corrections and jail of Belknap county.

HB 193, establishing the New Hampshire turnpike system.

HB 351, relative to increasing the tax on tobacco products and making an appropriation therefor.

HB 360, relative to the assesment of a resident tax for state and local purposes to replace the head tax, and the poll tax.

HB 393, providing for arbitration in labor grievances involving city employes.

HB 584, relative to the form or drivers licenses, and making an appropriation therefor.

HB 635, to promote competent ambulance service and making an appropriation therefor.

HB 651, clarifying tax exemptions on real estate owned by governmental bodies.

HB 698, permitting a variation in the rate of interest on a readvance under a mortgage.

For The Committee
Roxie A. Forbes

ENROLLED BILLS AMENDMENT

HB 911, relative to reporting neglected and abused children.

(Amendment printed in SJ 6-30-71)

The Clerk read the amendment in full.

Amendment adopted.

The Senate adopted the Enrolled Bills amendment to HB 911.

SENATE MESSAGES NON-CONCURRENCE COMMITTEE OF CONFERENCE REPORT

HB 800, providing for annual physical examinations for school bus operators.

DISCHARGE COMMITTEE OF CONFERENCE

SB 58, to prohibit any special justice or associate justice of a district court from practicing law in any district court.

The President appointed new conferees, Sens. Nixon and Lamontagne.

ACCEDED TO REQUEST FOR COMMITTEE OF CONFERENCE

HB 409, increasing the additional retirement allowances for state employees who retired prior to July 1, 1961 and making an appropriation therefor.

The President appointed Sens. Porter and Foley.

COMMITTEE OF CONFERENCE REPORTS

HB 322, relative to dogs pursuing game.

(Printed in SJ 6-30-71)

Rep. Chamberlin explained the report.

Committee of Conference Report adopted.

SB 127, to improve the administration of and increasing benefits under the workmen's compensation law.

(Printed in SJ 6-29-71)

Rep. Merrill explained the report.

Committee of Conference Report adopted.

HB 218, relative to fishing limits in Great Bay.

(Printed in SJ 6-30-71)

Rep. Zachos explained the report.

(discussion)

Committee of Conference Report adopted.

HB 216, relating to excepted persons in the practice of medicine.

(Printed in SJ 6-30-71)

Rep. Roma Spaulding explained the report.

Rep. Raiche spoke in favor of the report.

Committee of Conference Report adopted.

PERSONAL PRIVILEGE

Rep. Roma Spaulding addressed the House under personal privilege.

NEW COMMITTEE OF CONFERENCE REPORT

HB 606, making appropriations for capital improvements.

Rep. Raymond explained the report.

(discussion)

Reps. Cate, Altman, MacDonald and Belcourt spoke in favor of the report.

Reps. Levy, Rodgers, and Gordon spoke against the report.

Rep. Dion moved the previous question; sufficiently seconded.

Adopted.

Committee of Conference report not adopted.

Rep. James O'Neil moved to discharge the committee of conference and appoint a new committee of conference and spoke in favor of the motion.

(discussion)

Rep. Bednar spoke in favor of the motion.

Motion adopted.

The Speaker appointed Reps. Trowbridge, MacDonald and Fortier.

Rep. Trowbridge explained the position on the new committee of conference.

Rep. Greenwood moved to strongly advise the committee of conference to delete the Alumni House from the capital budget.

Rep. Trowbridge spoke against the motion.

Rep. Dion moved the previous question on the pending motion; sufficiently seconded.

On a vv the Speaker was in doubt and requested a division.

140 members having voted in the affirmative, and 103 in the negative, the motion prevailed.

Rep. James O'Neil refrained from voting under Rule 16.

ENROLLED BILLS AMENDMENTS

SB 316, relative to the sweepstakes commission.

AMENDMENT

Amend section 2 of said bill by striking out lines twelve and thirteen and inserting in placethereof the following:

or towns in the biennial election in November 1970 or pursuant to RSA 284:21-k. Tickets may be sold

The section amended by this bill SB 316 had previously been amended at this session so enrolled amendment is to correlate the two amendments.

The Clerk read the amendment in full.

Amendment adopted.

HB 342, to establish a police standards and training council and to provide educational and training requirements for members of police forces.

AMENDMENT

Amend RSA 105-A:3, II by striking out said paragraph and inserting in place thereof the following:

II. Except for the commissioner of education or his designee, the attorney general and the director of the division of state police, who shall serve during their continuance in those offices, members of the council shall be appointed by the governor for terms of two years. No member shall serve beyond the time he no longer holds the office or employment which qualified him for appointment. Any vacancy on the council shall be filled for the unexpired term in the same manner as the original appointment. Persons filling vacancies shall have the same qualifications for office as the member whose vacancy they are filling.

Original paragraph called for staggered terms for council up to four years but the entire act is only made effective for a two-year period therefore terms of office had to be corrected to two years.

The Clerk read the amendment in full.

Amendment adopted.

HB 686, to provide that New Hampshire residents sixty-five years of age or over shall receive free lifetime hunting and fishing licenses.

AMENDMENT

Amend the title of said bill by striking out the same and inserting in place thereof the following:

AN ACT

to provide that New Hampshire residents sixty-eight years of age or over shall receive free lifetime hunting and fishing licenses.

The Clerk read the amendment in full.

Amendment adopted.

The Speaker called for the committee of conference report on HB 409, increasing the additional retirement allowances for state employees who retired prior to July 1, 1961 and making an appropriation therefor.

(Printed in SJ 6-30-71)

Rep. Shirley Clark explained the report.

(discussion)

On a vv the Speaker was in doubt and requested a division.

PERSONAL PRIVILEGE

Rep. Weeks addressed the House under personal privilege.

The vote being manifestly in the affirmative the committee of conference report was adopted.

(Rep. George Roberts in the Chair)

HB 71, relative to authority of coordinating board of advanced education and accreditation.

(Printed in SJ 6-30-71)

Rep. Bowles explained the report.

Committee of Conference Report adopted.

HB 7, relative to the preservation of open space land in New Hampshire and establishing an open space land study commission.

(Printed in SJ 6-30-71)

Rep. Elmer Johnson explained the report.

(discussion)

Rep. Robinson moved that the House non-concur with the committee of conference report and establish a new committee of conference and that they be strongly advised to delete the Senate amendment, and spoke in favor of his motion.

Reps. Menge, Nutt, Bennett, Richard Bradley, Shortlidge, Mayhew and Elmer Johnson spoke against the motion.

Reps. Joseph Cote, Levy, Hackler, Bednar, Malcolm Stevenson and Fleming spoke in favor of the motion.

(Speaker in the Chair)

Rep. Bednar spoke a second time in favor of the motion.

Rep. Chamard moved the previous question; sufficiently seconded.

Adopted.

Rep. Bednar requested a division.

It being manifestly in the negative, the motion lost.

Committee of Conference Report adopted.

Reps. Elmer Smith and Hayes wished to be recorded in favor of Committee of Conference Report.

On motion of Rep. Burns the House adjourned at 5:25 P.M. to meet tomorrow at 10:00 a.m.

Thursday, 1 July 71

The House met at 10:00 a.m.

Prayer was offered by House Chaplain Rev. William L. Shafer.

ALMIGHTY GOD, we pause in Your Presence today, amid the clamor and confusion of these closing hours of this legislative session, knowing that nothing can separate us from Your Divine Love. Grant us such assurance that we may be equal to every problem and issue that confronts us, patient and understanding in spite of the personal discomforts we endure, and open our eyes to our blessings and our hopes with each recess. Make us aware of our resources and our opportunities, that, with the renewing power of faith and courage, we may see the onward march of Your eternal purpose for us and this Granite State we serve and love. Amen.

Rep. Peabody led the Pledge of Allegiance.

LEAVE OF ABSENCE

Rep. Lesmerises, the day, illness.

ENROLLED BILLS REPORT

SB 250, to eliminate unfair insurance practices.

HB 15, relative to the practice of public accountancy.

HB 110, relative to the conduct of voting at town and village district meetings and school districts within said town and relative to the authority of school district moderators.

HB 400, providing for an increase in the motor vehicle road tolls.

HB 620, to establish a criminal code.

HB 633, relative to commitment to and discharge from mental institutions .

HB 770, to improve eminent domain procedure and making an appropriation therefor.

HB 1002, authorizing the insurance commissioner to except certain securities from RSA 421.

HB 1006, permitting local votes on the question of Sunday sales to be by special elections and permitting running horse and harness horse racing and dog racing after noon on Sunday.

SB 256, establishing a public defender system for Merrimack county.

Roxie A. Forbes
For the Committee.

ENROLLED BILLS AMENDMENT

HB 966, to repeal those portions of the RSA which deny paupers the right to vote and those which are in conflict with existing provisions relative to reporting campaign expenditures.

AMENDMENT

Amend section 1 of the bill by striking out said section and inserting in place thereof the following:

1 Definition of Legal Voter. Amend RSA 54:1 as amended by striking out said section and inserting in place thereof the following: 54:1 Legal Voters. Every inhabitant of each town, being a native or naturalized citizen of the United States, of the age provided for in Article 28 of Part Second of the Constitution of New Hampshire, shall have a right, at any meeting, to vote in the town in which he dwells and has his home.

This enrolled bills amendment is to make the definition of a legal voter conform to what has already been enacted in this session of the legislature.

The Clerk read the amendment in full.

Amendment adopted.

HB 153, relative to horse and dog racing.

AMENDMENT

Amend section 9 of the bill by striking out the first two lines and inserting in place thereof the following:

9 Dog Races. Amend RSA 284 by inserting after section 18 the following new section: 284:18-a Rules of Racing. The greyhound racing commission shall

Amend section 22 of the bill by striking out the first three lines and inserting in place thereof the following:

22 Disclosure of Information. Amend RSA 284 by inserting after section 15-a thereof the following new section:

284:15-b Disclosure of Information. Any person, association or corporation.

Changes three section numbers to avoid having two sections with the same number.

The Clerk read the amendment in full.

Amendment adopted.

HB 574, to authorize the establishment of the Dover Industrial Development Authority.

AMENDMENT

Amend the bill by striking out the title and inserting in place thereof the following:

AN ACT

authorizing the establishment of the Dover Industrial Development Authority; authorizing the city of Dover to operate, maintain and enter into contractual arrangements relative to a certain heating system.

Amend section 2 of the bill by striking out line eight and inserting in place thereof the following:

have been appointed. Of the members first appointed, three shall be appointed for

Amend section 21 of the bill by striking out line five and inserting in place thereof the following:

authority for the city of Dover, and to authorize the city to operate, maintain and enter into contractual arrangements relative to a certain heating system be adopted?" Beneath this question shall be printed

Amend section 22 of the bill by striking out said section and inserting in place thereof the following:

22 Effective Date. Section 21 shall take effect sixty days after passage of this act. If the other provisions of this act are adopted at the referendum they shall become effective on January 1, 1972.

The enrolled amendment:

1. Adds to the title to include the Senate Amendment.
2. Provides for initial appointment of the 7 members of the board — the bill originally only provided for such appointment of 6.
3. Adds to the referendum the matter added by the Senate amendment.

The Clerk read the amendment in full.

Amendment adopted.

HB 74, to provide for absentee voting in primary elections.

AMENDMENT

Amend section 6 of the bill by striking out lines 1 through 5 and inserting in place thereof the following:

6 Filing Dates in Presidential Primaries. Amend RSA 58:3 as amended by 1971, 369:1 by striking out said section and inserting in place thereof the following: 58:3 Nomination Petition. The

Further amend section 6 of the bill by striking out line thirteen and inserting in place thereof the following:

must be signed by at least five hundred qualified voters from each congressional

The purpose of the enrolled bills amendment is to make section 6 of the bill conform to previously enacted legislation by the 1971 legislature.

The Clerk read the amendment in full.

Amendment adopted.

HB 543, to increase the fees for nonresidents hunting licenses.

AMENDMENT

Amend section 3 of the bill by striking out said section and inserting in place thereof the following:

Muzzle-Loaders, License Fees. Amend RSA 205:5-a (supp) as inserted by 1963, 315:1 and amended by 1965, 93:1; 1969, 96:1 and 1971, 86:1 by striking out said section and inserting in place thereof the following: 208:5-a Muzzle-Loaders. A person who has complied with the licensing requirements relative to hunting deer pursuant to RSA 214, as amended, upon payment of a fee of fifteen dollars by non-residents shall be issued a special license. Said special license shall entitle the holder to hunt deer with a single shot muzzle-loading firearm, of not less than .40 caliber, for a period of ten days immediately prior to the opening date for the taking of deer as provided for by RSA 208:2, as now hereafter amended. No other type of firearm can be used for the taking of deer during this period.

The purpose of section 3 of the bill is to amend RSA 208:5-a to increase the fee for a nonresident muzzle-loader license from four to fifteen dollars. Since RSA 208:5-a has already been amended in this legislative session, (See Laws 1971, chapter 86:1) the enrolled bills amendment makes the nonresident license fee provision conform to RSA 208:5-a as amended by 1971 laws, chapter 86:1.

The Clerk read the amendment in full.

Amendment adopted.

COMMITTEE OF CONFERENCE REPORTS

HB 536, relative to the taking of land for state park facilities in the town of Rye.

Rep. Greene explained the report.

(Report printed in SJ 6-30-71)

Committee of Conference Report adopted.

HB 525, relative to municipal government.

(Report printed in SJ 6-30-71)

Rep. Cox explained the report.

Committee of Conference Report adopted.

HB 506, changing part of the boundary line between the towns of Bartlett and Hart's Location.

Rep. Allen explained the report.

Committee of Conference Report adopted.

HB 730, relative to changing unsecured loan limitations of building and loan associations, cooperative banks or savings and loan associations.

(Report printed in SJ 6-30-71)

Rep. Mallat explained the report.

Committee of Conference Report adopted.

HB 606, making appropriations for capital improvements.

Rep. Trowbridge explained the progress of the committee at this time.

Rep. MacDonald further explained the report.

(discussion)

Rep. Greenwood moved that the House agree with the present recommendations of the Committee.

Rep. Raiche spoke in favor of the motion.

Motion adopted.

SB 189, to amend the New Hampshire higher educational and health facilities law.

(Report printed in SJ 7-1-71)

Rep. Bowles explained the report.

Committee of Conference Report adopted.

SB 73, defining and providing for the licensing and regulation of real estate brokers and salesmen; providing for the New

Hampshire real estate commission defining its powers and duties; and imposing penalties for violations of this chapter.

(discussion)

Reps. Shirley Clark and Cochrane spoke in favor of the report.

Rep. Gordon spoke against the report.

A division was requested.

Rep. Moran requested a quorum count.

206 members having answered, a quorum was present.

91 members having voted in the affirmative, and 102 in the negative, the Committee of Conference on SB 73 was not adopted.

HB 745, providing for the removal of a town clerk.

(Report printed in SJ 6-30-71)

Rep. Hanson explained the report.

Rep. Trowbridge spoke in favor of the report.

Committee of Conference Report adopted.

HB 341, to prohibit cancellation of individual accident and health insurance policies due to changes in physical condition of the insured.

(Report printed in SJ 6-30-71)

Rep. Bigelow explained the report.

Rep. Bednar spoke in favor of the report.

Committee of Conference Report adopted.

HB 205, relative to health services in public schools.

(Report printed in SJ 6-30-71)

Rep. Russell Chase explained the report.

(discussion)

Rep. Robert E. O'Neil further explained HB 205.

Rep. Conley spoke in favor of the report.

(Rep. Reddy in the Chair)

Rep. LaMott spoke in favor of the report.

Reps. Margaret Cote and Shortlidge spoke against the report.

(Speaker in the Chair)

Rep. Bernard spoke in favor of the report.

Committee of Conference Report adopted.

Rep. Bigelow moved that the House discharge the committee of conference on HB 181, to provide for the regulation of title insurance, and that a new committee of conference be established and spoke in favor of the motion.

Adopted.

The Speaker appointed Reps. Bigelow, Leighton and Malat.

HB 837, providing insolvency protection to policyholders of life and health insurance.

(Report printed in SJ 6-30-71)

Rep. Bigelow explained the report.

Committee of Conference Report adopted.

SENATE MESSAGES

ADOPTION OF COMMITTEE OF CONFERENCE REPORTS

HB 837, providing insolvency protection to policyholders of life and health insurance.

HB 205, relative to health services in public schools.

HB 341, to prohibit cancellation of individual accident and health insurance policies due to changes in the physical condition of the insured.

HB 745, to reclassify a certain section of the town of Sutton.

HB 7, relative to the preservation of open space land in New Hampshire and establishing an open space land study commission.

HB 216, relating to excepted persons in the practice of medicine.

HB 71, relative to authority of coordinating board of advanced education and accreditation.

HB 322, relative to dogs pursuing game.

HB 409, increasing the additional retirement allowances for state employees who retired prior to July 1, 1961 and making an appropriation therefor and providing certain retirement allowances to Esther Davis.

HB 583, to prohibit the use of trawls for the taking of fish from the ocean waters of New Hampshire.

HB 218, referring the Uniform Controlled Substances Act to the Legislative Study committee.

HB 532, constituting the Merrimack district court.

HB 730, relative to changing unsecured loan limitations of building and loan associations, cooperative banks or savings and loan associations.

SB 312, regulating the powers of the New Hampshire American Revolution Bicentennial Commission.

SB 262, relative to the alteration and construction of odometers and the protection of motor vehicle purchasers.

SB 116, to prohibit individuals from soliciting rides or business on or in proximity to the traveled portion of a street or highway.

SB 127, to improve the administration of and increasing benefits under the workmen's compensation law and re the rights of parties to be heard in unemployment compensation cases.

SB 107, to reorganize the commission in interstate cooperation.

HB 536, relative to the taking of land for state park facilities in the town of Rye.

RECESS

AFTER RECESS

SENATE MESSAGE

ADOPTION OF ENROLLED BILLS AMENDMENT

HB 342, to establish a police standards and training council and to provide educational and training requirements for members of police forces.

SB 316, relative to the sweepstakes commission.

HB 686, to provide that New Hampshire residents sixty-eight years of age or over shall receive free lifetime hunting and fishing licenses.

ADOPTION OF COMMITTEE OF CONFERENCE
REPORT

HB 506, changing part of the boundary line between the towns of Bartlett and Hart's Location.

Rep. Andrews moved that the House discharge the committee of conference on HB 959, to clarify superior court writs, and appoint a new committee of conference.

Adopted.

The Speaker appointed Reps. Andrews, Edes and Brummer.

SENATE MESSAGES

CONCURRENCE OF SENATE BILL
UNDER SUSPENSION OF RULES

SB 321, making temporary appropriations for the expenses and encumbrances of the State of New Hampshire.

SUSPENSION OF RULES

Reps. Malcolm Stevenson, James O'Neil and Raiche moved that the rules of the House be so far suspended so as to suspend Joint Rule 12, and allow the introduction of SB 321 at the present time, and refer it to the committee on Rules.

Adopted.

RECONSIDERATION

Rep. Robinson, having voted with the majority moved that the House reconsider its action in adopting the committee of conference report on HB 7, relative to the preservation of open space land in New Hampshire and establishing an open space land study commission, and that the House non-concur and establish a new committee of conference, and spoke in favor of his motion.

Adopted.

The Speaker appointed Reps. Nutt, David Bradley and Bednar.

PERSONAL PRIVILEGE

Rep. Bednar addressed the House under personal privilege.

The Speaker asked for a referendum as to whether to take up the committee of conference report on HB 918, making appropriations for the expenses of certain departments of the state for the fiscal years ending June 30, 1972 and June 30, 1973, immediately, at 5:00 o'clock or Wednesday next at 10:00 a.m.

Reps. Monier, Joseph Eaton, Robinson, Raiche, Cares, Levy and Radway spoke in favor of taking up HB 918 Wednesday next at 10:00 a.m.

Reps. James O'Neil, George Roberts, Brungot, Gerry Parker and Bowles spoke in favor of taking up HB 918 today.

Rep. Dion moved the previous question; sufficiently seconded.

Adopted.

159 members having voted for taking up HB 918 immediately, 15 for 5:00 o'clock and 96 for Wednesday next at 10:00 a.m., HB 918 will be taken up immediately.

ENROLLED BILLS REPORT

HB 164, to allow discovery in criminal matters prior to indictment.

HB 180, relative to district courts.

HB 496, redistricting the county commissioners districts in Rockingham county.

HB 660, requiring certain district courts to hold regular sessions in certain towns.

HB 663, adopting the uniform act on paternity.

HB 911, relative to reporting neglected and abused children.

SB 116, to prohibit individuals from soliciting rides or business on or in proximity to the traveled portion of a street or highway.

SB 262, relative to the alteration and construction of odometers and the protection of motor vehicle purchasers.

HB 512, relative to conservation officers and their pay schedule.

Roxie A. Forbes
For The Committee

SENATE MESSAGE
ACCEDED TO REQUEST FOR NEW COMMITTEE
OF CONFERENCE

HB 959, to clarify superior court writs.

The President has appointed Sens. Koromilas and Leonard.

ENROLLED BILLS AMENDMENT

HB 990, relative to the application of the minimum wage laws to certain employees of restaurants, hotels and similar businesses.

AMENDMENT

Amend section 2 of said bill by striking out the first three lines and inserting in place thereof the following:

2 Employees of Restaurants, Hotels, Etc. Amend the introductory paragraph of RSA 279:21, as amended, by inserting at the end the following: (For purposes of determining whether an employee of

Further amend said section 2 by striking out lines 16 to 20 and inserting in place thereof the following:

No person, firm or corporation shall employ any employee at a rate lower than that required by the federal minimum wage law, as amended. The foregoing limitation shall in no way affect existing state coverage as defined herein.

The Clerk read the amendment in full.

Amendment adopted.

COMMITTEE OF CONFERENCE REPORT

HB 918, making appropriations for the expenses of certain departments of the state for the fiscal years ending June 30, 1972 and June 30, 1973.

(Report printed in SJ 6-30-71)

Rep. Drake explained the committee of conference report.

Rep. Drake requested that the breakdown of all revenue services be made a part of the permanent Journal.

MATERIAL PRESENTED BY REP. DRAKE IN CONNECTION WITH COMMITTEE OF CONFERENCE REPORT ON HOUSE BILL 918, JULY 1, 1971

Estimated unappropriated deficit June 30, 1971 (8,350,892)
Fiscal 1972

Estimated Revenue 107,043,574

Expenditures

Payments to local communities

@ 5% 19,587,126

Debt service 5,086,638

Operating Budget 79,599,892

Non academic em-
ployees — U.N.H.

system 175,948

Special Bills 245,749

Estimated lapses (1,006,000) 103,689,353

Revenue over expendi-
tures including estimated
lapses for fiscal 1972

3,354,221

Fiscal 1973

Estimated Revenue	111,661,696
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Expenditures

Payments to local communities	
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@ 5%	20,566,482
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Debt service	4,565,862
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Operating Budget	82,114,459
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Non academic em- ployees — U.N.H.	
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system	175,948
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Special Bills	248,274
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Estimated lapses	(1,006,000)	106,655,025
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Revenue over expendi- tures including estimated lapses for Fiscal 1973	4,996,671
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Unappropriated funds June 30, 1973	0
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Estimated surplus June 30, 1973 — Remaining balance of estimated lapses — 1,500,000 to 2,000,000.00	
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UNRESTRICTED REVENUE
GENERAL FUND

JUNE 29, 1971

REVISED ESTIMATES

	1971	1972	1973
Beer	\$2,649,930	2,795,500	2,895,500
Board & Care	1,996,105	2,292,700	2,498,700
Business Profits Tax	12,500,000	16,500,000	17,600,000
Commuter Income Tax	1,700,000	2,000,000	2,000,000
Estate & Legacy Taxes	6,200,000	4,500,000	4,500,000
Head Tax	1,650,000	1,230,000	1,800,000
Insurance	4,650,000	5,506,000	5,527,400
Liquor	23,000,000	25,200,000	26,300,000
Meals & Room	4,939,767	5,192,500	5,430,500
Other	3,336,327	3,791,154	3,793,896
Racing:			
Dog	750,000
Harness	4,400,000	4,700,000	4,700,000

Thoroughbred	5,670,950	5,965,700	5,965,700
Telephone	3,793,063	4,170,000	4,600,000
Tobacco Tax	17,500,000	22,000,000	22,000,000
Utilities Tax	1,100,000	1,200,000	1,300,000

TOTAL

ESTIMATED

REVENUE

\$95,086,142 107,043,574 111,661,696

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* * *

(Rep. George Roberts in the Chair)

(discussion)

Rep. Drake yielded to Rep. Weeks to answer questions.

(Speaker in the Chair)

Rep. Trowbridge spoke against the report.

Rep. Raiche reluctantly spoke in favor of the report.

Rep. MacDonald explained the budget relative to State employees' raise.

Rep. MacDonald, Williamson, Scamman, James O'Neil and Frizzell spoke in favor of the report.

Reps. Monier and Margaret Cote spoke against the report.

Rep. Mallat moved the previous question; sufficiently seconded.

Adopted.

Rep. Belzil requested a quorum count.

270 members having answered, a quorum was present.

Committee of Conference Report on HB 918 adopted.

The following Representatives wish to be recorded as voting in favor of the committee of conference report on HB 918:

Reps. Montplaisir, Boire, Hammond and Davidson.

The following Representatives wish to be recorded as voting in favor of the committee of conference report on HB 918 reluctantly and under protest, as they consider HB 918 grossly inadequate to meet the needs of the people of the State of New Hampshire:

Reps. Cobleigh, Harvell, Cunningham, Miner, Fuller, Robert E. O'Neil, Van Loan, Russell Chase, Belair, Townsend, Blain, Flint, Alice Davis, Daniels, Colburn, Mabel Richardson, Goodrich, Gelt, Fiske, Barbara Thompson, Avery, Habel, Burleigh, Page, Towle, Collishaw, Senter, LaMott, Read, Abbott, Casassa, Altman, Bartlett, Woodward, Tripp, Dunham, Stimmell, Nighswander, Conley, Whittemore, Murray, Gay, Junkins, Drouin, Palfrey, McLane, Filides, Maguire, Eastman, Roger Duhaime, Galbraith, Raymond, Churchill, Ruth Griffin, Howard Humphrey, Barker, Bennett and Dunlap.

The following Representatives wish to be recorded as voting against the committee of conference report on HB 918:

Reps. Trowbridge, Michels, D'Amante, Burrows, Gerry Parker, Arthur Mann, Record, Harry Parker, DeWolfe, Robinson, Benton, Margaret Cote, Bowles, Yardley, Wuelper, Hackler, Mallat, Margaret Griffin, Ezra Mann, Oleson, Knight, Noble and Cares.

The following Representatives wish to be recorded as having voted against the committee of conference report on HB 918 because the funds were not properly reallocated:

Reps. Sayer, Monier, Kidder, Soule and Gordon.

The following Representative wishes to be recorded as having voted against the committee of conference report on HB 918 because it is inadequate:

Rep. Charles Roberts.

SENATE MESSAGES ADOPTION OF COMMITTEE OF CONFERENCE REPORTS

HB 340, relative to the New Hampshire retirement system and the firemen's retirement system.

HB 271, to increase the salaries of the Coos county attorney and the Coos county commissioners.

HB 181, to provide for the regulation of title insurance.

ADOPTION ENROLLED BILLS AMENDMENTS

HB 574, authorizing the establishment of the Dover Industrial Development Authority; authorizing the city of Dover to operate, maintain and enter into contractual arrangements re a certain heating system.

HB 74, to provide for absentee voting in primary elections.

HB 966, to repeal those portions of the RSA which deny paupers the right to vote and those which are in conflict with existing provisions relative to reporting campaign expenditures.

HB 153, providing for dog racing, establishing a greyhound racing commission, and making an appropriation therefor.

HB 331, amending the business profits tax.

SB 189, establishing obligations of the New Hampshire Higher Educational and Health facilities authority as "legal investments".

ACCEDED TO REQUEST FOR DISCHARGE COMMITTEE OF CONFERENCE AND APPOINT NEW COMMITTEE

HB 7, relative to the preservation of open space land in New Hampshire and establishing an open space land study commission.

The President appointed as new members Sens. Townsend and Morrisette.

ENROLLED BILLS REPORT

HB 342, to establish a police standards and training council and to provide educational and training requirements for members of police forces.

HB 450, permitting Sunday racing.

HB 678, authorizing the industrial development authority to loan money or guarantee loans for the acquisition of railroad lines.

HB 686, to provide that New Hampshire residents sixty-eight years of age or over shall receive free lifetime hunting and fishing licenses.

SB 316, relative to the sweepstakes commission.

SB 312, regulating the powers of the New Hampshire American Revolution Bicentennial Commission.

Roxie A. Forbes
For The Committee.

RECONSIDERATION

Rep. Drake, having voted with the majority, moved that the House reconsider its action in adopting the committee of conference report on HB 918, making appropriations for the expenses of certain departments of the state for the fiscal years ending June 30, 1972 and June 30, 1973, and spoke against the motion.

Reconsideration lost.

ENROLLED BILLS AMENDMENTS

HB 683, establishing a finance officer for the city of Manchester and defining his duties.

AMENDMENT

Amend the title of said bill by striking out the same and inserting in place thereof the following:

AN ACT

establishing a finance officer for the city of Manchester and defining his duties and also providing for competitive bidding in certain cases for said city.

Amend section 5 of said bill by striking out the first line and inserting in place thereof the following:

5 Referendum. The provisions of sections 1 to 4 inclusive shall not take effect unless it

Further amend said section 5 by striking out line 14 and inserting in place thereof the following:

this question, the provisions of sections 1 to 4 inclusive shall be declared to have been adopted. Within ten

Amend section 7 of said bill by striking out line 5 and inserting in place thereof the following:

ballot the following question: "Shall section 6 of an act requiring all

Further amend section 7 of the said bill by striking out line thirteen and inserting in place thereof the following.

question at said election vote in the affirmative on this question section 6 of this act

Amend section 8 of said bill by striking out the same and inserting in place thereof the following:

8 Effective Date. Sections 5 and 7 of this act shall take effect upon its passage, and if either part or both parts of the act is adopted at the election in November, 1971, the mayor and aldermen of the city of Manchester, at their next regular meeting held after the November, 1971, election shall establish a particular date identified by the day and year on which the particular sections shall take effect.

The enrolled bills amendment corrects the title to add therein the last sections of the bill which were inserted by the senate and further corrects the referendum so that it clearly reflects that there are two separate referendums.

The Clerk read the amendment in full.

Amendment adopted.

SB 107, to reorganize the commission on interstate cooperation and make an appropriation therefor.

AMENDMENT

Amend the title of said bill by striking out the words "and make an appropriation therefor." so that said caption shall read as follows:

AN ACT

to reorganize the commission on interstate cooperation.

The title was incorrect since the bill as passed did not include any appropriation.

The Clerk read the amendment in full.

Amendment adopted.

The Senate adopted the enrolled bills amendment.

SJR 28, establishing a committee to study the feasibility of off track betting and making an appropriation therefor.

AMENDMENT

Amend the caption of said resolution by striking out the words "and making an appropriation therefor." so that said caption shall read as follows:

JOINT RESOLUTION

establishing a committee to study
the feasibility of off track betting.

The caption was incorrect since the resolution as passed did not include any appropriation.

The Clerk read the amendment in full.

Amendment adopted.

The Senate adopted amendment to SJR 28.

HB 331, amending the business profits tax.

AMENDMENT

Amend section 17 of the bill by striking out lines 6 and 7 and inserting in place thereof the following:

due after April 22, 1970. Section 16 shall take effect December 31, 1970.

Enrolled Bills Amendment is made pursuant to a letter from the President, the Speaker and the Chairmen of the two Ways and Means Committees.

The Clerk read the amendment in full.

Amendment adopted.

COMMITTEE OF CONFERENCE REPORTS

SB 58, to prohibit any special justice or associate justice of a district court from practicing law in any district court.

Rep. Frizzell explained the report.

Committee of Conference Report adopted.

HB 340, relative to the New Hampshire retirement system and the firemen's retirement system.

Rep. Weeks explained the report.

Committee of Conference Report adopted.

SUSPENSION OF RULES

Rep. Trowbridge moved that the Rules of the House be so far suspended as to dispense with the printing of the committee of conference report on SB 144.

Adopted.

(Report in SJ July 1, 1971)

SB 144, relative to the limitations on the loaning authority of cooperative banks, building and loan associations, savings and loan associations and savings banks.

Committee of Conference Report adopted.

COMMITTEE REPORT

SB 321, making temporary appropriations for the expenses and encumbrances of the State of New Hampshire. Ought to pass with amendment. Rep. James O'Neil for Rules Committee.

AMENDMENT

Amend section 1 of the bill by striking out in line three the word "eight" and inserting in place thereof the word (nine) so that said section as amended shall read as follows:

1 Appropriation. There is hereby appropriated out of the general fund or any applicable special fund for the general expenses and encumbrances of the state government during the first nine days of July, 1971 the following sums of money: Such amounts as are needed for the general operating expenses of

the state government for which appropriations were made in fiscal year 1971. The governor is authorized by and with the advice and consent of the council to draw his warrants for the sums necessary for said temporary appropriations out of any money in the treasury not otherwise appropriated or, in the case of special funds, out of any such special funds. The director of the division of accounts is authorized, as provided by RSA 8:13 to maintain a system of encumbrance accounting to control expenditures and commitments within the amounts appropriated in this section. Such expenditures and encumbrances shall be a charge upon the respective appropriations to be made subsequently by the legislature for the fiscal year ending June 30, 1972.

AMENDMENT

Amend section 2 of the bill by inserting in line three after the word "unless" the words (due to an emergency it shall be) so that said section as amended shall read as follows:

2 Expenditure and Encumbrance of Funds. The expenditure and encumbrance of funds provided by section 1 hereof shall be made at the same rate and manner as for appropriations made for the fiscal year 1971, unless due to an emergency it shall be otherwise authorized by the governor with the advice and consent of the council.

Amend section 4 of the bill by inserting in line two after the numeral "1971," the word and numeral (at 11:59 p.m.) so that said section as amended shall read as follows:

4 Effective Date. This act shall take effect as of July 1, 1971 and shall continue in effect until July 8, 1971, at 11:59 p.m., unless the appropriation acts for fiscal years 1972 and 1973 are sooner enacted in which event the provisions herein provided shall thereupon lapse.

Rep. Malcolm Stevenson moved that the reading of the amendments be dispensed with.

Adopted.

Rep. James O'Neil explained the amendments.

(discussion)

Rep. Malcolm Stevenson spoke in favor of the amendments.

Amendments adopted.

Ordered to third reading.

SUSPENSION OF THE RULES

Rep. James O'Neil moved that the Rules of the House be so far suspended as to place SB 321 on third reading by title only and passage at the present time, and that Joint Rule 12 be suspended.

Adopted by the necessary two-thirds.

THIRD READING AND PASSAGE BY HOUSE

SB 321, making temporary appropriations for the expenses and encumbrances of the State of New Hampshire.

RECESS

AFTER RECESS

ENROLLED BILLS REPORT

HB 205, relative to health services in public schools.

HB 506, changing part of the boundary line between the towns of Bartlett and Hart's Location.

HB 536, relative to the taking of land for state park facilities in the town of Rye.

HB 583, to prohibit the use of trawls for the taking of fish from the ocean waters of New Hampshire.

HB 730, relative to changing unsecured loan limitations of building and loan associations, cooperative banks or savings and loan associations.

HB 745, to reclassify a certain section of highway in the town of Sutton.

SB 127, to improve the administration of and increasing benefits under the workmen's compensation law and relative to the rights of parties to be heard in unemployment compensation cases.

Roxie A. Forbes
For The Committee

SENATE MESSAGES
NEW MEMBERS COMMITTEE OF CONFERENCE

HB 91, relating to investments of savings banks in real estate.

The President appointed as new members Senators McCarthy and Nixon.

ACCEDED REQUEST NEW COMMITTEE
OF CONFERENCE

HB 181, to provide for the regulation of title insurance.

The President appointed as new members Senators Ferdinando and Leonard.

ADOPTION COMMITTEE OF CONFERENCE
REPORT

SB 58, to prohibit any special justice or associate justice of a district court from practicing law in any district court.

COMMITTEE OF CONFERENCE REPORTS

SB 315, relating to continuing the office space study committee.

(Report printed in SJ 7-1-71)

Rep. Trowbridge explained the report.

Committee of Conference Report adopted.

HB 606, making appropriations for capital improvements.

The committee of conference to which was referred House Bill No. 606, an act making appropriations for capital improvements, having considered the same report the same with the following recommendation:

That the House recede from its position of nonconcurrence with the Senate amendment, and

That the Senate recede from its position in adopting its amendment, and

That the Senate and House each adopt the following amendment to the bill.

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Appropriation. The sum of four million eight hundred nine thousand six hundred sixty five dollars is hereby appropriated for the projects detailed in this section for the purpose of capital improvements and long term repairs, which purpose includes such related improvements, facilities, equipment, and furnishings as are necessary to complete the same.

The appropriations for the projects are as follows:

I. Adjutant General

Boiler replacement-Milford & Somersworth	18,500
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II. Administration and Control

(a) New State House roof	40,000
(b) Rework & moisture proof masonry light well, State House	48,000
(c) New cafeteria kitchen, State House	45,000
(d) Archives	93,300

Total paragraph II	226,300
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III. Aeronautics Commission

(a) Keene Dillant-Hopkins airport	
Runway over run cost	36,683
Less local and federal	22,010

Net appropriation	14,673
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(b) Nashua-Boire Field	
New control tower	150,000
Less Local & New England regional commission	145,000

Net appropriation	5,000
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(c) Laconia municipal airport	
Additional amount for NAVAID	18,000

(d) Grenier Field

Taxiway lighting W/S Runway

17-35

Estimated Toal 60,000

Less estimated revenue 39,000

Net appropriation	21,000
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Total paragraph III	58,673
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IV. Education

(a) Portsmouth vocational technical college

Equipment—air compressor, electric furnace, adaptor and milling machine	16,300
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(b) Manchester vocational technical college

Equipment—AC/DC mobile console and mobile bench service turret	15,200
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(c) Berlin vocational technical college

Unimog Tractor	15,000
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(d) Concord technical institute

Expand kitchen and food storage	130,000
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(e) Claremont vocational technical college

Physical education area	5,000
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(f) Master Plan Development

25,000

Total paragraph IV	206,500
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V. Health and welfare

(a) N. H. Home for the elderly

(1) Convert to cafeteria feeding	50,000
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(2) Convert storage to recreation & therapy	10,000
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(3) Addition to service building	135,000
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Total	195,000
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(b) New Hampshire Hospital

(1) Emergency and exit lighting	100,000
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(2) Fiat iron machine	40,000	
(3) Planning & preliminary engineering admission & diagnostic building	100,000	
	<hr/>	
Total		240,000

(c) Laconia state school and training center

(1) Education-training complex building	2,019,292*	
(2) Water tank installation	90,000	
(3) Improvements & repairs		
Roof repairs, heating zones and motorized valves for various buildings, convert Rice building to steam,		

Felker building shower room renovation	148,500	
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*Includes 100,000 for therapy pool

Total	<hr/>	2,257,792
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Total paragraph V	<hr/>	2,692,792
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VI. Industrial School

(a) Boiler replacement	85,000	
(b) Roof replacement and renovations to existing buildings	17,900	
	<hr/>	

Total paragraph VI		102,900
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VII. Resources and Economic Development

Division of Parks

(1) Engineering and construction		
(a) Franconia Notch State Park		
i. Tramway cables	150,000	
ii. Base shelter	290,000	
iii. Parking lot	50,000	
Less federal funding	25,000	25,000
	<hr/>	<hr/>

Total Franconia Notch		465,000
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(b) Berlin Wayside Area	30,000	
Less Federal funds	15,000	
	<hr/>	
Net appropriation		15,000
(c) Moose Brook	25,000	
Less federal funds	12,500	
	<hr/>	
Net appropriation		12,500
(d) Hampton Seawall		24,000
(e) Pisgah road improvement	125,000	
Less federal funds	62,500	
	<hr/>	
Net appropriation		62,500
(f) Land Acquisition	400,000**	
Less Federal funds	150,000	
	<hr/>	
Net appropriation		250,000
(g) Dredging of Hampton Harbor*		360,000
*To be on 5 yr. Bond Issue.		
(h) Fort Constitution		50,000
(i) Fort Dearborn	50,000	
Less Federal funds	25,000	
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Net appropriation		25,000
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Total paragraph VII		1,264,000

**Land acquisition to include but not be limited to the acquisition of land for the corridor between Mount Sunapee State Park and Pillsbury State Park.

VIII. Soldiers' home

(a) Renovate west wing, main building	120,000	
(b) Renovate east wing, main building	15,000	
	<hr/>	
Total		135,000

Less federal matching	67,500	
	<hr/>	
Net appropriation—Total paragraph VIII		67,500
IX. State Prison		
(a) New roof east side main cell block	17,000	
(b) New equipment, auto. feed & trans. system, 13 & 18 platen press	24,000	
(c) Acquisition adjoining property No. 286 N. State St., Concord	7,500	
	<hr/>	
Net appropriation—paragraph IX		48,500
X. Water Resources Board		
Dam repairs		
(a) Silver Lake—Harrisville	15,000	
(b) Webster Lake	20,000	
(c) Sunapee Lake	30,000	
(d) Northwood Lake	25,000	
Total paragraph X		90,000
XI. Port Authority		
Rebuild pilings at Barker wharf (tanker dock facilities)		14,000
XII. Liquor Commission		
Reinforce loading ramp area, etc. Storrs Whse. drains		20,000
		<hr/>
Total section I		<u>4,809,665</u>

2 Appropriation. The sum of three million two hundred ninety-two thousand dollars is hereby appropriated for the projects detailed in this section for the purpose of purchasing, constructing, furnishing, and equipping new educational facilities and alterations and additions to certain present buildings, services, and utilities at the University of New Hampshire as follows:

I. Durham campus	
Alterations and renovation to James, Kingsbury, Morrill, Murkland Halls and Hood House	825,000
II. Keene campus	
Library addition, working drawings	57,000

III. Plymouth campus

(a) Remodeling of Guy Speare School for administration building	525,000
(b) Design of college academic building	175,000
(c) Campus lighting	60,000
(d) Infirmary	600,000

Total paragraph III 1,360,000

IV. Merrimack valley branch

Design and land acquisition, phase I,* Dunbarton road site, Manchester	500,000
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*subject to satisfactory test boring by public works

V. Land acquisition — all campus' 150,000

VI. New England network

New studio equipment	400,000
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3 Appropriation. The sum of three million forty-five thousand dollars is hereby appropriated for the purpose of constructing, furnishing, and equipping housing, dining facilities and utilities at the University of New Hampshire as follows:

I. Durham campus

(a) Resident Hall, 300 students, plans and design	120,000
Total paragraph I	120,000

II. Keene campus

(a) New residents hall	2,225,000
(b) Additional dining facilities	250,000
(c) Married student's house	450,000

Total paragraph II 2,925,000

Total section 3 3,045,000

4 Transfer of balance of appropriations for old Post Office building.

The entire balances unexpended and unencumbered of the appropriation made by Laws of 1967, 394:1, IX, as amended by Laws of 1970, 29:5, and by Laws of 1969, 505, II, (a), as amended by Laws of 1970, 29:6, are hereby allocated to and appro-

priated for the planning and future construction of a Legislative Office Building utilizing the state of the old Post Office Building.

The Department of Public Works shall expend such sums out of the said unexpended balance to prepare by and under the supervision of the Department of Public Works of the following alternative proposals: (1) renovation of the old Post Office structure for hearing rooms and legislative office space and/or, (2) demolition of said building and the erection of a new structure to include legislative parking facilities, hearing rooms and office space. Such proposals shall be submitted to the Legislative Office Space Committee as soon as completed.

5 Expenditures, General. The appropriation made for the purposes mentioned in section 1 and the sums available for those projects shall be expended by the trustees, commission, commissioner, or department head of the institutions and departments referred to herein, provided that all contracts for projects and plans and specifications therefor, shall be awarded in accordance with the provisions of RSA 228.

6 Expenditures, University of New Hampshire.

I. The appropriations made for the purpose mentioned in sections 2 and 3 and the sums available for these projects shall be expended by the trustees of the University of New Hampshire. All contracts for the construction of all or any part of said building or facilities shall be let only after competitive sealed bids have been received and only after an advertisement calling for such bids has been published at least once in each of two successive calendar weeks in a newspaper of general circulation in New Hampshire or in a trade journal known to be circulated among the contractors from whom bids will be sought with the state of New Hampshire or elsewhere in the area. The first publication of such advertisement shall be not less than thirty days prior to the date the bids will be received.

II. Availability of Appropriation. The appropriations made in section 2 and 3 are available for all costs incident to the erection, furnishing, and equipping of these facilities including the necessary extension of utilities and includes the cost of the services of architects, engineers, and other consultants of such kind and capacity as the University Board of Trustees may, in its discretion, wish to employ on such terms and conditions as the Board determines, and include the cost of furnishing and equip-

ping the facilities with moveable equipment and furnishings not affixed to the buildings, and which are not listed in the specifications approved for implementation of the construction plans. These monies shall be spent under the direction of the University board of trustees.

III. Rejection of Low Bids. If, in the judgment of the trustees of the University, just cause exists indicating the lowest bid should be rejected, then the contract may be awarded to the next lowest bidder, or if the next lowest bid should be rejected, the contract may be awarded to the third lowest bidder.

IV. Rejection of all Bids. The board of trustees of the University has the right to reject any and all bids and, if the lowest bid is in excess of the appropriation, the board has the right to negotiate with the low bidder or with the three lowest bidders for a contract for the construction upon terms considered most advantageous to the university. If only one bid is received, the board of trustees may negotiate a contract for the construction on terms considered most advantageous to the university and to the state. Any authorization contained in this act which is at variance with the requirements of applicable federal law and regulations shall be controlled by the terms of the federal law and regulations.

7 Land Acquisition. Any land acquired under the appropriation made in section 1, except such land, if any, as may be acquired under the appropriation for water resources board, shall be purchased by the commissioner of public works and highways, with the approval of governor and council.

8 Bonds Authorized. To provide funds for the appropriations made in section 1, 2, 3 and 16 of this act the state treasurer is hereby authorized to borrow upon the credit of the state not exceeding the sum of eleven million one hundred sixty-six thousand six hundred sixty-five dollars and for said purpose may issue bonds and notes in the name and on behalf of the state of New Hampshire in accordance with the provisions of RSA 6-A. Provided however that the bonds issued for the purposes of section 3 of this act shall have a maturity date of thirty years from the date of issue.

9 Maturity Date of Unissued 1969 Bond Authorization for the University of New Hampshire. Any bonds authorized for the

University of New Hampshire by Chapter 505: section 3 laws of 1969 which are unissued upon passage of this act shall have a maturity date of thirty years from the date of issue.

10 Payments. The payment of principal and interest on bonds and notes issued for the projects in sections 1, 2, 3 and 16 shall be made when due from the general funds of the state.

11 Liquidation. The state treasurer is authorized to deduct from the fund accruing to the university under RSA 187:24, or appropriation in lieu thereof, for each fiscal year such sums as may be necessary to meet interest and principal payments in accordance with the terms and conditions of the bonds or notes issued for the purposes of sections 2 and 3 hereof.

12 Powers of Governor and Council. The governor and council are hereby authorized and empowered:

I. To establish the priority of undertaking any projects council are hereby authorized and empowered:

II. To cooperate with and enter into such agreements with the federal government or any agency thereof, as they may deem advisable, to secure federal funds for the purposes hereof.

III. To accept any federal funds which are or become available for any project under section 1 beyond the estimated amounts. Such funds shall reduce appropriations and the bond authorizations made under these sections accordingly.

13 Transfers. The individual project appropriation, as provided in sections 1, 2, 3, 4 and 16 shall not be transferred or expended for any other purposes; provided, however, that the governor and council may transfer any balance estimated to be available upon completion of an individual project to other projects within the same section.

14 Appropriation Extension. The appropriation provided for capital improvements for the water resources board by Laws of 1965, Chapter 281, section 1, paragraph X as extended for use by Laws of 1967, chapter 394, section 15 and by Laws of 1969, Chapter 351, shall be available for expenditure until June 30, 1973.

15 Debt Limitation of Industrial Development Authority Increased. Amend RSA 162-A:12 (supp), as amended, by striking

out in line three the word "seven" and inserting in place thereof the word, (thirteen) and by striking out in line four the word "four" and inserting in place thereof the word (ten) so that said section as amended shall read as follows: 162-A:12 Debt Limitation. The authority may issue bonds and notes as follows: (1) The authority may issue bonds or notes in an amount not to exceed thirteen million dollars at any one time, of which amount not more than ten million dollars shall be in connection with industrial projects, not more than one million dollars shall be in connection with projects for recreational facilities, and not more than two million dollars shall be in connection with projects for access roads to public airports and industrial areas. (2) In addition to bonds and notes permitted under paragraph (1) above, the authority may issue bonds and notes in an amount not exceeding five million dollars at any one time on industrial facilities to be used for the following purposes: (a) For loans which shall not exceed thirty percent of the appraised value of the industrial facility for which the loan is made. Payment of bonds or notes so issued may be subordinated to loans made by lending institutions operating under state or national charters. Such loans by the authority shall provide for amortization and interest rates at least equal to the terms contained in the loans made by the private lending institution and shall be secured by a second mortgage on the industrial facility. (b) For loans which may be made in participation with lending institutions operating under state or national charters, but such participation shall not exceed fifty percent of the total granted by such institution and any such loan shall under paragraph (2) hereof be limited to borrowers whose industrial facilities are located in New Hampshire and which have been displaced, acquired or condemned under federal, state, county or municipal redevelopment, rehabilitation and highway projects. Any revenue bonds issued by the authority which, by the terms of repayment, are not an obligation of the authority or the state but are entirely supported and guaranteed by the revenue contract of a leasing corporation, shall not be included in determining the maximum amount of notes and bonds authorized herein.

16 Purchase of Office Buildings. There is hereby appropriated to be expended by the governor and council:

I. The sum of three hundred twenty thousand dollars for the purchase and renovation of the so-called New Hampshire

Savings Bank Building, 97 North Main Street, Concord, N. H.;
and

17 Effective Date. This act shall take effect July 1, 1971.

Rep. Trowbridge

Rep. MacDonald

Rep. Fortier

Conferees on the Part of the House

Sen. Townsend

Sen. Lamontagne

Conferees on the Part of the Senate

Rep. Trowbridge explained the report.

(discussion)

Rep. MacDonald spoke in favor of the report.

Committee of Conference Report adopted.

HB 271, to increase the salaries of the Coos county attorney
and the Coos county commissioners.

(Printed in SJ 7-1-71)

Rep. Hanson explained the report.

Committee of Conference Report adopted.

UNANIMOUS CONSENT

Rep. Williamson addressed the House by unanimous consent.

Rep. Claffin moved that Rep. Williamson's remarks be printed in the Journal.

Unanimously adopted.

I am known for looking closely at words in a bill, which sometimes leads to conclusions that I oppose a given bill. This at times irritates me.

For five sessions I have served with this member — four times on the same committee. While we have feuded at times, I recognize his basic sincerity and his concern in his particular fields. He is known nationwide as a conservationist. While he may be his own worst enemy in the passage of some of these bills, I submit that his concern, his tenacity, his knowledge and

his contacts have resulted in significant accomplishments for the good of New Hampshire. I respect Tom Urie; I salute Tom Urie. I wish him speedy recovery and I hope he returns to this House.

Rep. Cleon Gardner addressed the House by unanimous consent.

Rep. Webster moved that Rep. Gardner's remarks be printed in the Journal.

Adopted.

My impressions of some of the members of the house at the Mike:

Mr. Lawton: with his crossed arms.

John Bednar: waving his arms.

I first thought he was a Frenchman. The little man with a powerful voice.

Mr. Speaker: Joe Cote:

Another little man with a squeaking voice:

Kill the Governor, do away with the Speaker — Wilfrid Boisvert.

The man who is always solemn and approaches the Mike with papers to his mouth (Rep. Williamson)

Another who perhaps is on the Mike too often and can't see the Mike because he is always brushing the hair away from his eyes, none other than our Gerry Parker.

Then we have a man who has given us many laughs with his dry sense of humor, who one day made a speech that started like this: "Two score and 7 weeks ago:"

Richard Bradley

Then we have this fellow who came up here one day and said: "with all these amendments, I am so confused I don't know if I live in Nashua or Concord," *me*.

Then we have the Mighty Marshall the fastest *Gavel* in the Country who tosses his gavel in the air when pleased, and looks so hurt when there are more *Nays* than *Yeas*. I enjoyed working with all you people up here and hope you all have a very nice summer. Thank you.

COMMITTEE OF CONFERENCE REPORTS

HB 7, relative to the preservation of open space land in New Hampshire and establishing an open space land study commission.

(Report printed in SJ 7-1-71)

Rep. Nutt yielded to Rep. Elmer Johnson to explain the report.

Reps. Bednar and David Bradley spoke in favor of the report.

Committee of Conference Report adopted.

HB 91, relating to investments of savings banks in real estate.

(discussion)

Rep. Bigelow explained the report.

Reps. Rodgers and Gordon spoke against the report.

Rep. Dion moved the previous question; sufficiently seconded.

Adopted.

On a vv the Speaker was in doubt and requested a division.

It being manifestly in the negative, the report was not adopted.

Rep. Gordon moved that the House non-concur with the conference report.

Adopted.

COMMUNICATION

Robert L. Stark
Secretary of State

Mr. Secretary:

By the authority vested in me under RSA 14:9, I hereby appoint George B. Roberts, Jr., as my designee for the date of July 2, 1971.

Marshall Cobleigh
Speaker of the House

House Clerk and Assistant Clerk, Milt Street and Paul Brown wish to express their appreciation to each and every member for their friendship through a usually enjoyable, sometimes tiring, but always interesting session.

We have done our best to maintain an impartial non-partisan attitude and feel that we have succeeded — even though we find ourselves voting the previous question and attempting to convince members not to ask for roll calls.

So, “we will be brief” and say once again “thanks for the pleasure of your company.”

SENATE MESSAGES

NEW MEMBERS COMMITTEE OF CONFERENCE

HB 91, relating to investments of savings banks in real estate.

The President appointed as new members Sens. Nixon and Poulsen.

HB 189, authorizing the general court to provide for the time and mode for submitting constitutional amendments proposed by it to the voters.

The President appointed as new members Senators Stephen Smith and Porter.

COMMITTEE OF CONFERENCE REPORT

HB 337, establishing a committee to study and report on the goals, purposes, organization and financing of the state university system.

Rep. Bowles explained the report.

Committee of Conference Report adopted.

SENATE ADOPTION

COMMITTEE OF CONFERENCE REPORTS

HB 337, establishing a committee to study and report on the goals, purposes, organization and financing of the state university system.

HB 507, establishing a Hooksett District Court.

HB 7, relative to the preservation of open space land commission re the appraisal of land.

ENROLLED BILLS REPORT

HB 532, constituting the Merrimack district court.

HB 543, to increase the fees for nonresident hunting licenses.

HB 574, authorizing the establishment of the Dover Industrial Development Authority; authorizing the city of Dover to operate, maintain and enter into contractual arrangements relative to a certain heating system.

HB 966, to repeal those portions of the RSA which deny paupers the right to vote and those which are in conflict with existing provisions relative to reporting campaign expenditures.

SB 107, to reorganize the commission on interstate cooperation.

SJR 28, establishing a committee to study the feasibility of off track betting.

HB 71, relative to authority of the coordinating board of advanced education and accreditation.

HB 74, to provide for absentee voting in primary elections.

HB 153, providing for dog racing, establishing a greyhound racing commission, and making an appropriation therefor.

HB 216, relating to excepted persons in the practice of medicine.

HB 322, relative to dogs pursuing game.

HB 331, amending the business profits tax.

HB 409, increasing the additional retirement allowances for state employees who retired prior to July 1, 1961 and making an appropriation therefor and providing certain retirement allowances to Esther Davis.

HB 218, referring the Uniform Controlled Substances Act to the legislative study committee.

SB 58, relative to special and associate justices practicing in district or municipal courts.

Roxie A. Forbes
For the Committee.

SENATE MESSAGE
RECALL SB FROM GOVERNOR, AND
SENATE AMENDMENT

SB 302, prohibiting discrimination because of age or sex.

Rep. Frizzell moved that the House concur with the Senate amendment.

Motion adopted.

ADOPTION OF ENROLLED BILLS
AMENDMENTS

HB 990, relative to the application of the minimum wage laws to certain employees of restaurants, hotels and similar businesses.

HB 683, establishing a finance officer for the city of Manchester and defining his duties.

ENROLLED BILLS AMENDMENT

HB 340, relative to the New Hampshire retirement system and the firemen's retirement system.

AMENDMENT

Amend section 3 of the bill by striking out lines one through six and inserting in place thereof the following:

3 Policemen's Retirement System. Amend RSA 103:14 by striking out said section and inserting in place thereof the following:

The purpose of this enrolled bills amendment is to have the introductory clause of section 3 conform to the substance of the section.

The Clerk read the amendment in full.

Amendment adopted.

All committee chairman are reminded to turn in their committee record books to the Secretary of State by Wednesday, July 7, without fail.

RECESS

AFTER RECESS

HOUSE ADOPTION ENROLLED BILLS AMENDMENTS

SB 144, relative to the limitations on the loaning authority of cooperative banks, building and loan associations, savings and loan associations and savings banks.

AMENDMENT

Amend section 2 of the bill by striking out the first seven lines and inserting in place thereof the following:

2 Real Estate and Tangible Personal Property. Amend RSA 387:4, I as amended, by striking out said paragraph and inserting in place thereof the following:

Further amend section 2 of the bill by striking out lines 25 and 26 and inserting in place thereof the following:

amount asked for and security offered, and except upon report of not less than two members of the board of trustees or board of directors, or two officers of the bank acting on behalf of the board of trustees or board of directors, who shall certify on

RSA 387:4, I was amended by a previous bill and this amendment incorporates the provisions of that bill.

The Senate has adopted the Enrolled Bills amendment to SB 144.

HB 525, relative to municipal government.

AMENDMENT

Amend section 8 of the bill by striking out lines 1 through 4 and inserting in place thereof the following:

8 Penalties for Town By-Laws. Amend RSA 31:39 as amended by striking out said section and inserting in place thereof the following:

31:39 Purpose and Penalties. Towns may make by-laws for

Further amend section 8 by striking out line 15 and inserting in place thereof the following:

may require; respecting the collection, removal and destruction of garbage, snow

Amend the bill by striking out section 13 and inserting in place thereof the following:

13 Effective Date. Section 1 of this act shall take effect on the first Tuesday of November 1972. Section 7 of this act shall take effect January 1, 1972. Sections 2, 3, 4, 5, 6, 9, 10, 11 and 12 shall take effect upon passage. Section 8 shall take effect on July 15, 1971.

The purpose of this enrolled bills amendment is to make this section conform with a previous amendment which was enacted earlier this session to this same section. Changing the effective date of section 8 will make this section become effective later than the previously enacted legislation.

The Senate has adopted the Enrolled Bills amendment to HB 525.

SENATE ADOPTION COMMITTEE OF CONFERENCE REPORT

HB 181, to provide for the regulation of title insurance.

HB 959, to clarify superior court writs.

ENROLLED BILLS REPORT

HB 341, relative to the cancellation of motor vehicle and health insurance policies; medical payment provisions of motor vehicle policies; and subrogation of rights to medical payments thereunder.

SB 189, establishing obligations of the New Hampshire Higher Educational and Health Facilities Authority as "legal investments".

SB 321, making temporary appropriations for the expenses and encumbrances of the State of New Hampshire.

Roxie A. Forbes
For The Committee

RECESS

AFTER RECESS

(Rep. George Roberts in the Chair)

SENATE MESSAGE

ADOPTION COMMITTEE OF CONFERENCE
REPORT

HB 918, making appropriations for the expenses of certain departments of the state for the fiscal years ending June 30, 1972 and June 30, 1973.

ENROLLED BILLS AMENDMENTS

HB 271, clarifying the powers of counties and county conventions, in determining salaries for county officers.

AMENDMENT

Amend said bill by inserting after paragraph XXIX of section 18 the following new paragraph:

XXX. Repeal. The following sections are hereby repealed: RSA 7:35-e, RSA 7:35-f, RSA 28:28-e and RSA 29:14-d, as inserted by this act, are hereby repealed.

HB 918, making appropriations for the expenses of certain departments of the state for the fiscal years ending June 30, 1972 and June 30, 1973.

AMENDMENT

Amend the second paragraph of section 59 of the bill by striking out said paragraph and inserting in place thereof the following:

Appropriation. There is hereby appropriated to the New Hampshire American Revolution Bicentennial Commission the sum of fifteen thousand dollars which shall be nonlapsing and a charge against the historical fund established by this section.

ENROLLED BILLS REPORT

HB 837, providing insolvency protection to policyholders of life and health insurance.

HB 337, establishing a commission to study and report on the goals, purposes, organization and financing of the state university system and other aspects of higher education.

HB 606, making appropriations for capital improvements.

HB 340, relative to the New Hampshire retirement system and the firemen's retirement system.

HB 683, establishing a finance officer for the city of Manchester and defining his duties and also providing for competitive bidding in certain cases for said city.

HB 990, relative to the application of the minimum wage laws to certain employees of restaurants, hotels and similar businesses.

HB 7, relative to the establishment of an open space land study commission, and relative to the appraisal of land.

HB 507, establishing a Hooksett District Court.

SB 302, prohibiting discrimination because of age or sex.

SB 315, relative to continuing the office space study committee.

Roxie A. Forbes
For The Committee

On motion of Rep. Raiche the House adjourned at 1:55 P.M. to meet Wednesday next (July 7th) at 11:00 A.M.

Wednesday, 7July71

The House met at 11:00 a.m.

Prayer was offered by House Chaplain, Rev. William L. Shafer.

ALMIGHTY GOD, it is our earnest prayer that You keep our "Granite State" of New Hampshire in Your holy protection; that you will incline her citizens to cultivate a spirit of concern and affection for one another. Endow us with courage to do justice, to love mercy, and to demean ourselves with such

charity, humility, and temper of mind which characterized the founder of our faith, He who is the author of life. May we, in this "House of Democracy", endeavor to preserve the heritage of reponsible freedom granted to us by the sacrifices of our forefathers. May we accept their challenge and match their faith today. Amen.

Rep. Hayes led the Pledge of Allegiance.

LEAVES OF ABSENCE

Rep. Charles Roberts, the day, illness.

Reps. Read, Hamel and Ralph Wilson, the day, important business.

SENATE MESSAGES NON-CONCURRENCE COMMITTEE OF CONFERENCE REPORT

HB 91, relating to investments of savings banks in real estate.

SENATE ADOPTION ENROLLED BILLS AMENDMENTS

HB 918, making appropriations for the expenses of certain departments of the state for the fiscal years ending June 30, 1972 and June 30, 1973.

HB 271, clarifying the powers of counties and county conventions, in determining salaries for county officers.

COMMUNICATION

Honorable Marshall Cobleigh
Speaker of the House

Dear Mr. Speaker:

I respectfully request the opportunity of addressing the Joint Convention, tomorrow, July 7, at 12:00 Noon, for the purpose of delivering a message on House Bill 918.

Sincerely,
Walter Peterson
Governor

COMMITTEE OF CONFERENCE REPORTS

HB 181, to provide for the regulation of title insurance.

Report printed in Senate Journal 6-30-71.

Rep. Bigelow explained the report.

Committee of Conference Report adopted.

HB 959, to clarify superior court writs.

Rep. Edes explained the report.

Reps. Weeks, Greenwood, Shirley Clark, Gordon and Joseph Cote spoke against the report.

Committee of Conference Report not adopted.

Rep. Chandler moved that the House non-concur and that a new committee of conference be established.

Adopted.

The Speaker appointed Reps. David Bradley, Doris Lynch and Frizzell.

RECONSIDERATION

Rep. Nighswander, having voted with the majority, moved that the House reconsider its action in not adopting the committee of conference report on SB 73, defining and providing for the licensing and regulation of real estate brokers and salesmen; providing for the New Hampshire real estate commission defining its powers and duties; and imposing penalties for violations of this chapter.

Rep. Nighswander explained the motion.

Rep. Wilkinson spoke in favor of reconsideration.

Reps. Gordon, Joseph Cote and Rodgers spoke against the motion.

Rep. Shirley Clark spoke in favor of reconsideration.

Rep. Raiche moved the previous question; sufficiently seconded.

Adopted.

Reconsideration lost.

SENATE MESSAGE
CONCURRENCE ON HOUSE BILL
WITH SENATE AMENDMENT

HB 1012, relative to the date of annual town meetings and presidential preference primary.

AMENDMENT

Amend the bill by striking out section 5 and inserting in place thereof the following:

5 Meeting, Annual, Special. A meeting of every cooperative school district shall be held annually between March 15 and April 30 for the choice of district officers, raising and appropriating money for the support of its schools for the fiscal year beginning July first next, and the transaction of other district business. Special meetings may be called when there is need or occasion therefor. The provisions of chapter 197, RSA, shall apply to cooperative school district meetings, except that a copy of the warrant shall be posted in a public place in each pre-existing district as well as at the place of meeting.

6 Effective Date. This act shall take effect sixty days after its passage.

The Clerk read the amendment in full.

Rep. Bowles moved that the House concur with the Senate amendment, and explained the motion.

Motion adopted.

The Speaker introduced Rep. Philip Barry, Representative from the Maine Legislature.

Rep. and Mrs. Desmarais are celebrating their 46th Wedding Anniversary.

Rep. Clear is 75 years young today.

Rep. Hayes moved that HB 322, relative to dogs pursuing game, be called from the Governor and that a new committee of conference be established.

Rep. Hayes explained the motion.

Adopted.

The Speaker appointed Reps. Hayes, Chamberlin and Huggins.

SUSPENSION OF RULES

Reps. James O'Neil, Lawton and Raiche moved that Rule 56 be suspended for the remainder of the regular session.

Rep. O'Neil explained the motion.

Motion adopted by the necessary two-thirds.

On motion of Rep. Brungot the House went in Joint Convention to hear the Governor's budget message.

JOINT CONVENTION

I have asked to speak to you today to inform you that the budget you have placed on my desk is totally inadequate and unacceptable.

The inadequacy of this budget may be measured in many ways. It is a financial disaster for the cities and towns of our State; it is a human tragedy for many of our people with special needs; and it is an uprooting of the traditional responsibilities of government in our State.

The budget would cut nearly in half our aid to local education — already the lowest in the nation. Not only would this deliver a stunning blow to property taxpayers, but — also of even greater concern — threatens to diminish the quality of education in our State.

The budget would slice in half the 10 per cent annual increment paid to cities and towns under the profits tax, not only adding to the pressure on property taxes, but also causing us to renege on a bargain we made here only one year ago. This is nothing short of a "breach of faith" with the property taxpayers of New Hampshire.

Even more problems are in store for our cities and towns next year when, under this budget, the State would end its

responsibility for the cost of teachers' social security payments made on behalf of the communities. In Manchester alone, this will involve a new expense to taxpayers of at least \$150,000.

This budget cripples any effective action to protect our air, land, and water — priceless resources affecting the quality of our lives in this vacation State.

We have by design and default enacted higher property taxes. We have also by default enacted a number of special taxes.

One is a tax on every family who would send a youngster to our University system, not only by making higher tuition rates a virtual certainty, but also by reducing the money available for scholarships and loans by 20 to 30 percent. Ponder the long range effect on New Hampshire of a policy which could deny a college education to all but the affluent!

This budget enacts a tax on those who seek aid at a community mental health clinic, since these clinics will at best have to increase their fees, and at worst, close their doors.

We have also enacted, by default, a special tax on those whose children are deaf, or blind, who would enter special education courses this year. For the state will not help.

And we have increased, by default, the tax on those who would put an elderly person in a nursing home, since our payments for the needy do not meet the basic costs of patient care, and this cost is passed on to those who do pay.

Our State employees are special victims of this budget. They are being asked to work without hope of even a cost of living pay increase in the next two years. Because of the effect of inflation, in reality, they are being asked to take a cut in their pay, which is already the lowest in New England.

It is safe to say that many vital programs of State government have been brought to the very edge of disaster.

The Director of Parks is confronted with the necessity of curtailing hours, of closing parks early this fall, or closing some of them altogether, so others may stay open.

The Laconia State School finds itself short some \$57,000 for basic expenses, chiefly food.

I recite these consequences of this budget not to criticize the House Appropriations Committee, the Senate Finance, and the Conference Committee. If anything, these committees showed more patience and skill than any within my memory.

But they had no control over the basic problem, which is simply that there is not enough money to preserve our traditional programs, or to maintain even our low levels of State aid to cities and towns.

Each Committee's initiative to salvage a program, or meet a human need involved curtailing a different program, or ignoring another human need. Truly, we have robbed Peter to pay Paul!

Many people, including some of you here today, have urged me to veto this budget.

Such had been, quite frankly, my own inclination. The temptation to make a dramatic gesture is great, when one is faced with a budget which falls short of meeting basic State needs, in a score of different areas.

In reality, a veto of this budget would not, and could not change the harsh fact that without additional revenue, we cannot do more than we have already done.

A veto of this budget would be, in plain terms, a grandstand play that changes nothing. It could, in fact, produce a stalemate that would bring on government paralysis, and possibly even a constitutional crisis. This could only hurt those whom we seek to help.

I have refused to sign this budget. This budget becomes law without my signature.

I have adopted this course so that the State can continue to function through the summer.

These budgetary levels, however, are not acceptable except on a temporary stop-gap basis.

I want you to know now that I will call you back in the fall for together we have unfinished business.

Let there be no misunderstanding about one thing. If it is within my power, before this year is out, we will make good on our commitments to local communities; we will restore the

vital services which cannot be effectively carried out under the present budget, and we will enact a reasonable salary increase for our State employees.

We will not wait another two years before we take action to protect our environment.

We will not allow lack of funding to rob our young people of their right to a quality education.

I believe the goals I have stated are shared by most of you here.

They are not radical, but traditional.

What we have done this year, in a very real sense is to up-root long traditions of Yankee thrift, of concern for our precious natural resources, of social patterns based on home ownership, and of simple neighborliness toward persons who need our help.

By this action today, I seek to buy time for all of us to reflect on the qualities of New Hampshire life we hope to preserve.

This has been a long and difficult session for us all. One by one we have had to come to grips with the reality of things as they are, and not as we hope they might be.

Building on what we have learned, and after a breathing space to reconsider our priorities, we can return in the fall to face the consequences of our failure to solve the problems which were placed before us in this 1971 Session. Because we are responsible, loyal citizens of New Hampshire, we can do no less.

I thank you.

On motion of Senator Lamontagne the Joint Convention rose.

The Secretary of State appeared before the House and read the following letter:

To The Honorable Members of the General Court:

Herewith returned to you, without my signature, is House Bill 651, An Act clarifying tax exemptions on real estate owned by governmental bodies.

I am vetoing HB 651 which exempts from taxation lands and buildings and structures thereon owned by the State, cities, towns, school districts and village districts except where the lands or buildings are leased or contracted to private individuals for profit-making purposes in which case the subject real estate becomes taxable under this bill.

Although on the surface the purpose of this bill may seem laudable, not only does it not truly clarify the tax exempt status of lands and buildings owned by governmental bodies but it seriously imperils essential state operation at important facilities. Among these facilities are the leased parking spaces at Hampton and Rye, the leased ski school operations at Sunapee and Cannon, (involving the right to use lifts and trails) certain portions of the State's land on the summit of Mt. Washington, and leases for State-owned land and houses acquired in advance of highway construction. Most importantly, the bill in its present form would drastically curtail the operations of the Industrial Development Authority and, consequently, the economic development of the State of New Hampshire.

Beyond these reasons which in my judgment are more than sufficient for vetoing this bill is the further consideration that it could well jeopardize one of our seacoast's most important facilities, the New Hampshire Port Authority's terminal. Under legislation enacted by the 1969 General Court, the New Hampshire Port Authority was authorized to secure the services of a port terminal operator and, as a result, the State of New Hampshire is finally beginning to realize some return on its original million dollar investment. If the port terminal operator is required to pay property taxes on the leased facilities, the obvious result is to reduce proportionately the net return to the general fund.

Taking all these factors I have outlined into consideration, I believe House Bill 651 will have a serious detrimental effect on the economic operations of the State and especially labor and business activity being generated in our seacoast area by reason of the revitalization of our port terminal facilities. Consequently, I believe it to be in the best interests of the State of New Hampshire to veto House Bill 651.

Respectfully yours,
Walter Peterson
Governor

Reps, Trowbridge, James O'Neil, Cochrane, Langley, Drake, Bowles and George Roberts spoke against passing over the Governor's veto.

Reps. Maynard, Levy, Woods and Gordon spoke in favor of passing over the Governor's veto.

(discussion)

Rep. Fleming moved the previous question; sufficiently seconded.

Adopted.

ROLL CALL

YEAS: 99 NAYS: 200

YEAS

BELKNAP COUNTY:

Lawton, Hood.

CARROLL COUNTY:

Lagroe, Conley, Webster.

CHESHIRE COUNTY:

Forcier, Johnson, Elmer L., Ames.

COOS COUNTY:

Huggins, Noyes, Bushey, Desilets.

GRAFTON COUNTY:

Rich, Stevenson, Malcolm J., Chamberlin, Menge, Buckman, Sears, Bradley, Richard L.

HILLSBOROUGH COUNTY:

Eaton, Joseph M., Monier, Belzil, Parker, Gerry F., Lesage, Trombley, Drabinowicz, Desmarais, Gardner, Cleon J., Lachance, Charmard, Cote, Margaret S., Aubut, Boisvert, Wilfrid A., Grandmaison, Davidson, Ouellette, Sirois, Bednar, Rodgers, Cares, Bridges, Cote, Joseph L., Duhaime, Armand L., Manning, Clancy, Leclerc, Sysyn, Simard, Champagne, Chevrete, Derome, Raiche, St. Onge, Robinson, Lynch, Doris T., Sween-

ey, Clear, Lamy, Murphy, Dennis J., Levasseur, Allard, Lambert, Lavallee, Grady.

MERRIMACK COUNTY:

Hardy, Gordon.

ROCKINGHAM COUNTY:

Boucher, Soule, Adams, MacGregor, O'Neil, Robert E., Schwaner, Greenwood, Vey, Sewall, Twardus, Fiske, Maynard, McEachern, Chandler, Palfrey, Levy, Woods.

STRAFFORD COUNTY:

Canney, Smith, Elmer C., Joncas, Habel, Ineson, Sylvain, Leighton, Bernard, Webber, Young, Kinney, Parnagian, Maglaras.

SULLIVAN COUNTY:

Barrows, Downing, Edes.

NAYS

BELKNAP COUNTY:

Urie, French, Wilkinson, Nighswander, Wuelper, Roberts, George B., Mutzbauer, Drouin, Huot, Head, Randlett, Maguire, Whittemore.

CARROLL COUNTY:

Howard, Donalda K., Davis, Esther M., Hayes, Davis, Dorothy W., Chase, Russell C., Claflin.

CHESHIRE COUNTY:

Churchill, Forbes, Trowbridge, Yardley, Allen, Bennett, Coughlin, Dunham, Hackler, O'Neil, James E., Mallat, Raymond, Vogel, Saunders, Heald, Cleon E., Streeter, Shortlidge, Moran, Barker, Cummings, Richard E., Drew.

COOS COUNTY:

Cook, Hunt, Mayhew, Drake, Lee, Burns, Oleson, Dubey, Fortier, Roy, Studd, York, Elmer H., Brungot, McCuin, Oswell, Theriault, Kidder.

GRAFTON COUNTY:

Gardner, Van H., Higgins, McGee, Brummer, LaMott, Anderson, Bradley, David H., Nutt, Radway, Dow, Duhaime, Roger M., Merrill, Altman, Hopkins, Bell.

HILLSBOROUGH COUNTY:

Humphrey, Howard S., Barnard, Knight, Poehlman, Weilbrenner, Colburn, Daloz, Mann, Arthur F., Murray, Karnis, Eaton, Clyde S., Heald, Philip C., Warren, Carter, Ferguson, Bragdon, Spalding, Kenneth W., Hall, Bouchard, Maurice L., Record, Gabriel, Alukonis, Keeney, Peabody, Arthur H., Lyons, Harvell, Van Loan, Abbott, Ainley, Daniels, Milne, Bruton, Spirou, Walsh, Lynch, John T., Belanger, Martineau, Lesmerises.

MERRIMACK COUNTY:

Andrews, Sherman, Bigelow, Parker, Harry C., Reddy, Hanson, Riley, Gamache, Little, Bartlett, Avery, Perkins, Kopperl, Burleigh, Piper, Greeley, Mattice, Michels, Cate, York, Edward H., Davis, Alice, Haller, Cheney, Charles H., McLane, Miner, Filides, Howland, MacDonald, Fuller, Glavin, Howard, C., Edwin, Woodward, Noble, Welch, Shirley B., Tarr.

ROCKINGHAM COUNTY:

Stimmell, Wilson, Helen F., Griffin, Margaret A., Senter, Belair, Gelt, Morrison, Clark, Ernest D., Palmer, Spollett, Cummings, Charles E., Benton, Goodrich, Scamman, Eastman, Jenkins, Page, Varrill, Casassa, Cunningham, Langley, Leavitt, Greene, Hammond, Lockhart, Weeks, Keefe, Dame, Bowles.

STRAFFORD COUNTY:

McIntire, Brown, Clark, Shirley, Cochrane, Tirrell, Mallowman, Thompson, Barbara C., Dunlap, Preston, Balomenos, Tripp, Fellows, Mudgett, DeWolfe.

SULLIVAN COUNTY:

Townsend, Chase, Donald R., Gaffney, Rousseau, Campbell, Spaulding, Roma A., Burrows, Flint, Frizzell, Galbraith, Fleming, Williamson, Griffin, Ruth.

Timothy O'Connor wishes to be recorded in favor of passing over the Governor's veto.

and the Governor's veto was sustained.

RECESS

AFTER RECESS

(Rep. George Roberts in the Chair)

SENATE MESSAGE ACCEDED TO REQUEST FOR NEW COMMITTEE OF CONFERENCE

HB 322, relative to dogs pursuing game.

The President appointed Sens. Koromilas and Morrissette.

SENATE ADOPTION COMMITTEE OF CONFERENCE

HB 189, authorizing the general court to provide for the time and mode for submitting constitutional amendments proposed by it to the voters.

ENROLLED BILLS AMENDMENTS

HB 181, providing for the regulation of title insurance, providing that notice of nonrenewal of motor vehicle policies is not required in certain cases, and relative to elimination of unfair insurance practices and relative to the effective date for new fees and defining insurers.

AMENDMENT

Amend section 2 of the bill by striking out line 1 and inserting in place thereof the following:

416-A:22 Applicability. The provisions of this chapter shall apply

Amend the bill by renumbering sections 3 through 14 to read respectively 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13.

Amend the newly numbered section 2 by striking out lines 2, 5 and 9 and inserting respectively in place thereof the following:

insurance company which on the effective date of RSA 416-A has the

July first in the tenth year after the effective date of RSA 416-A the effective date of RSA 416-A.

Amend the newly numbered section 3 by striking out line 2 and inserting respectively in place thereof the following:
pany, lawfully acquired before the effective date of RSA 416-A and

Amend the newly numbered section 4 by striking out lines 3 and 7 and inserting respectively in place thereof the following:

in this state on the effective date of RSA 416-A shall not be re-RSA 416-A.

Amend the newly numbered section 5 by striking out lines 3, 4 and 8 and inserting respectively in place thereof the following:

filed under any law repealed by RSA 416-A shall be deemed to have been

filed under RSA 416-A, and all title insurance rating organizations li-

be continued under RSA 416-A.

Amend the newly numbered section 11 by striking out the first line and inserting in place thereof the following:

11 Date for Fees. Amend the Laws of 1971, 244:20 by striking out said

Explanation of Enrolled Bills Amendment

The enrolled bills amendment inserts into the RSA what appears in the act as only a section in the bill; further because of the amendments attached to the bill in the committee of conference in four sections of the bill the reference to this act had to be changed to refer to RSA 416-A; finally correction of a typographical error is made to change the reference to 1971, 244:2 to read as it should be namely 1971, 244:20.

The Clerk read the amendment in full.

Amendment adopted.

HB 1012, relative to the date of annual meetings and presidential preference primary.

AMENDMENT

Amend the title of the bill by striking out the same and inserting in place thereof the following:

An Act

relative to the date of annual town meetings and presidential preference primary and relative to the dates of cooperative school district meetings.

Amend section 5 of the bill by striking out the same and inserting in place thereof the following:

5 Date For Cooperative School District Meetings. Amend RSA 195:13 (supp) as amended, by striking out said section and inserting in place thereof the following: 159:13 Meetings, Annual, Special. A meeting of every cooperative school district shall be held annually between March fifteenth and April thirtieth for the choice of district officers, raising and appropriating money for the support of its schools for the fiscal year beginning July first next, and the transaction of other district business. Special meetings may be called by majority vote of the school board. A special meeting shall be held within thirty days following the receipt by the school board of a petition calling for such a meeting and setting forth the subject matter upon which action is desired signed by at least five percent of the voters who are duly registered on the check lists of the district on the date the petition is submitted. The provisions of RSA 197, excepting the provisions of RSA 197:2, shall apply to cooperative school district meetings, except that a copy of the warrant shall be posted in a public place in each pre-existing district as well as at the place of meeting.

Explanation of Enrolled Bills Amendment

The enrolled bills amendment changes section 5 of the bill so that it amends RSA 195:13, which is the existing statute relative to the time of holding cooperative school district meetings: Further, after checking with and with the approval of Rep. Bowles, it reenacts the existing RSA 195:13 as it now appears instead of the form in which it was. The bill which is presently being enrolled changed the method for calling special meetings back to the provisions of RSA 195:13 before it was amended in 1969. Finally, the title was amended to reflect this change in the school laws which was added to the original bill.

The Clerk read the amendment in full.

Amendment adopted.

SENATE MESSAGE
INTRODUCTION OF SENATE BILL

SB 320, amending the commuters income tax.

(Speaker in the Chair)

The Clerk read Senate Bill 320 in full.

SUSPENSION OF RULES

Rep. James O'Neil moved that Joint Rule 12 be so far suspended as to allow the introduction of SB 320 and spoke in favor of the motion.

(discussion)

Reps. Trowbridge and Martineau spoke in favor of the motion.

Reps. Gordon, Sayer and Bednar spoke against the motion.

A division was requested.

Rep. Belzil requested a quorum count and subsequently withdrew her request.

Rep. James O'Neil moved that the committee of conference reports on HB 959, to clarify superior court writs, if signed; HB 322, relative to dogs pursuing game, if signed; and HB 189, authorizing the general court to provide for the time and mode for submitting constitutional amendments proposed by it to the voters, along with the suspension of rules to allow introduction of SB 320, amending the commuters income tax, be made a special order for 11:01 Wednesday, September 22nd, and spoke in favor of the motion.

(discussion)

Reps. Gordon, Sayer, and Bednar spoke in favor of the motion.

Rep. Radway non-spoke in favor of the motion.

PERSONAL PRIVILEGE

Rep. Belzil rose on a point of personal privilege.

Rep. Richard Bradley offered an amendment to the motion.

The Speaker ruled the amendment out of order because it was not written out.

Motion adopted.

SENATE ADOPTION
ENROLLED BILLS AMENDMENTS

HB 181, providing for the regulation of title insurance, providing that notice of nonrenewal of motor vehicle policies is not required in certain cases, and relative to elimination of unfair insurance practices and relative to the effective date for new fees and defining insurers.

HB 1012, relative to the date of annual town meetings and presidential preference primary and re dates of cooperative school district meetings.

(Deputy Speaker in the Chair)

Reps. Raiche and Lawton offered the following resolution:

Resolved, that the final salary payment of the members of the House of Representatives be payable in the first week of July rather than at the adjournment of the session.

Adopted.

Rep. James O'Neil introduced Speaker Cobleigh who addressed the House as follows:

In my inaugural remarks to you in January I said:

"A fiscal crisis.

Many unmet needs.

A bill passed.

Many problems unsolved.

A goal not achieved.

Many hopes not attained.

An injustice unrectified.

Many people concerned.

These are the seeds of our problem."

That problem is, of course, still with us and we will deal with it again.

I also outlined my goals and aspirations for this session to you. Many of those goals and aspirations have been attained.

Because taxes and revenue in general have really captured the limelight in these past six months, I suppose it would be easy for the press and public to say that we have done nothing in this session . . . but that is not true.

I proposed, and you supported, that all of our House committees be placed on a permanent continuing basis. This has been done.

I proposed, and you supported, that we make the right-to-know law apply to all actions of this legislature and its committees. This has been done.

I proposed, and you supported, absentee voting in our primaries. This has been done.

I proposed, and you supported, that we redraw our antiquated county lines to reflect today's population trends. This too is being done.

I proposed, and you supported, that we integrate our various toll road systems. This has been done.

I proposed, and you supported, that we improve our parole and pardon system. This has been done.

I proposed, and you supported, a redrafting of our laws dealing with credit information. This has been done.

While we haven't succeeded in overhauling our archaic tax structure . . . we have as usual made some great strides in other directions of law, and legislative procedures.

Nineteen seventy-one is the year that this House has put a greater emphasis on our committee work . . . a greater emphasis than was ever known to our history.

We have seen over sixteen hundred bills introduced in this session, and we have initiated the consent calendar which

has allowed all of us to better facilitate our legislative process, as well as allow us to better use our time here in the House.

Our women legislators have this year seen a greater participation in the House than ever before. Five women were appointed as committee chairmen, and five others were appointed as vice-chairmen . . . with some 68 women legislators in the House and two in the Senate, we have managed to develop the greatest involvement of women in our state legislative history.

In more specific legislation, this lawmaking body has passed several meaningful bills such as the revision of the criminal code.

We have managed to keep New Hampshire's Presidential Primary the first in the nation.

We have broadened the investment powers of our local banks and beefed up our insurance laws for the protection of the public.

We have amended our little Davis-Bacon Act, so that many of our cities and towns will be better able to meet the rising demands of building costs.

We have instituted a para-medic program in this state through the passage of House Bill 216, which will help doctors meet the health needs of our state's people.

As far as the environment is concerned, we have become aware of many of our acute problems in the field of solid waste disposal; and on several occasions important legislation was passed by this House to meet those problems.

To meet the pressures of the economy, this House has recognized the unemployment problem in this state, and passed legislation extending benefits under our unemployment compensation law.

During these last hectic few days of this session we have printed each committee of conference report, and distributed copies of those reports to each member. This was also a first for our General Court.

And I could go on for many, many more minutes telling you what we have done in this legislative session.

So you see . . . it is true that we have done a lot . . . but it is also true . . . we have not done enough.

Many of the needs of our state still go unmet. Our cities and towns are crying out because of the loss of state and federal funds.

Property tax bills are going up higher than they have ever been in this state.

Yes, all of these things are happening to our State of New Hampshire. I am sure that these words are not new to you. I've been saying them for the past 2 years.

I know that we have all made some mistakes in this session and we all know that our job here is unfinished, we must return to rectify the situation which we have created.

As I said that opening day, we must accept responsibility for what we leave here.

I know many of you are proud of what we have done.

I cannot share that pride, although, like you, I must accept the responsibility.

I wish I had been a more effective leader so that your pride of accomplishment might last longer than a few months for I predict that all of us will someday regret our responsibility for what we have done and what we have not done.

I do not want to dwell on this subject any longer, for I respect that most of your motivation is as sincere and as deep felt as is mine. Only time can truly tell which viewpoint is correct.

One of my biggest regrets in this session is that because I was a combatant in this emotional struggle, we have allowed the institution of the Legislature, the Governor, and the Speakership to erode. One of our main obligations is to repair that damage, not for the men involved, but for the offices which these institutions represent.

We have had our differences of opinion. We have our differences of philosophy.

We are motivated to do the best job for the people of our state as we see it. Each of us has done our best to meet these needs as we see them.

It has been a pleasure for me to work with each of you.

I have done the best job I know how and most of all, I did it my way.

Rep. Philip Smith moved that the remarks of Speaker Cobleigh be printed in the Journal.

Adopted.

(Speaker in the Chair)

SENATE MESSAGE
CONCURRENCE HB WITH SENATE AMENDMENT

HB 506, changing part of the boundary line between the towns of Bartlett and Hart's Location.

AMENDMENT

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 Referendum. The provisions of section 1 of this act shall take effect pursuant to the provisions of RSA 51:9 upon ratification by two thirds of those voters present and voting in the towns of Bartlett and Hart's Location, and each town clerk shall certify within ten days to the secretary of state, the result of said referendum.

The Clerk read the amendment in full.

Rep. Hanson explained the Senate message.

(discussion)

SUSPENSION OF RULES

Rep. Hanson moved that the Joint Rules be so far suspended as to allow introduction of HB 506, changing part of the boundary line between the towns of Bartlett and Hart's Location, with amendment, and that the House concur in the Senate amendment.

Adopted by the necessary two-thirds.

Amendment adopted.

NOTICE

The House has been in session 82 days so far in this bien-nium.

RECESS

AFTER RECESS

ENROLLED BILLS REPORT

HB 181, providing for the regulation of title insurance, providing that notice of non-renewal of motor vehicle policies is not required in certain cases, and relative to elimination of unfair insurance practices and relative to the effective date for new fees and defining insurers.

HB 1012, relative to the date of annual town meetings and presidential preference primary and relative to the dates of co-operative school district meetings.

HB 506, changing part of the boundary line between the towns of Bartlett and Hart's Location.

Roxie A. Forbes
For the Committee

The following bills were enrolled by the House on June 24, 1971:

HB 92, relative to the correction of tax laws due to repeal of stock in trade and other taxes.

HB 187, to revise the procedures governing the practice of dentistry in the state of New Hampshire.

HB 372, relative to the policemen's retirement system.

HB 537, providing for liquor licenses for first class ball-rooms.

HB 566, relative to the taxation of house trailers or mobile homes.

HB 569, relative to qualifications for the serving of liquor or beverages.

HB 594, relative to the manner and number of voter signatures required to allow presidential and vice presidential candidates to have names placed on primary ballot.

HB 617, relative to the deposit of funds with the state treasurer by the tax commission.

HB 670, to permit use by towns and cities of property acquired by tax collector's deed.

HB 696, amending the business profits tax to clarify the provisions for the taxation of affiliated corporations.

HB 706, changing part of the boundary line between the towns of Deering and Hillsboro.

HB 711, relative to certain administrative procedures within the department of education, school boards and schools.

HB 744, increasing the amount of money payable to certain town officers' associations.

HB 746, setting certain fees for notaries public.

HB 807, providing that the city manager of the city of Claremont shall administer the budgetary affairs of the police department.

HB 814, enabling towns to elect a three-man board of assessors.

HB 827, to exempt sales of cigarettes to residents of the New Hampshire soldiers' home from the tobacco tax.

HB 833, increasing the jurisdiction under small claims procedures.

HB 865, relative to the articles of agreement of charitable corporations.

HB 867, relative to statutory provisions in charters of charitable corporations created by legislative act.

HB 868, relative to the administration of charitable trusts.

HB 888, relative to the practice of professional engineering.

The following bills were enrolled by the House on July 1, 1971:

HB 271, to increase the salaries of the Coos county attorney and the Coos county commissioner.

HB 525, relative to municipal government.

HB 918 making appropriations for the expenses of certain departments of the state for the fiscal years ending June 30, 1972, and June 30, 1973.

Page 1837 of the daily journal should show adoption of the Committee of Conference Report on HB 110, under Committee of Conference reports ahead of HB 817.

SENATE MESSAGE RECALL FROM GOVERNOR

HB 1007, providing for an emergency temporary zoning ordinance and for its adoption by the selectmen.

And has referred said bill to the Joint Senate-House committees on Executive Departments, Municipal and County Governments and Municipal and County Government.

On motion of Rep. Brungot the House adjourned at 6:28 P.M. to meet Wednesday, September 22nd at 11:00 a.m.

ADDENDUM

On p. 1827, after Recess add:

DISCHARGE COMMITTEE OF CONFERENCE, NEW COMMITTEE

Rep. Moran moved to discharge committee of conference on HB 189, authorizing the general court to provide for the time and mode for submitting constitutional amendments proposed by it to the voters.

Adopted.

The Speaker appointed as members of the new committee of conference: Reps. George Roberts, Bowles and Bigelow.

Wednesday, 22Sep71

The House met at 11:00 a.m.

Prayer was offered by House Chaplain Rev. William L. Shafer.

ETERNAL GOD, whose activity is shown in Thy whole creation, whose love is manifested in every human love and evidenced in the life-example of Jesus Christ — make Thyself known to us in restless spirits quieted, in dulled minds made alive, in consciences delivered from every sense of guilt and fear, and in our wills strengthened to serve Thee and our “Granite State” in all that we do in this “House of Democracy” — may our responsible actions speak our concerns and evidence our search for truth and justice. Amen.

Rep. Margaret Griffin led the Pledge of Allegiance.

QUALIFIED

Armand Lemire, Manchester, Hillsborough County, District 12 and Lloyd Sorenson, Goffstown, took and subscribed the oath of office for Representatives to the General Court before the Governor and Council on September 17, 1971.

LEAVES OF ABSENCE

Reps. Forcier, Frizzell, Mallat, Daniels, Quirk and Douglas Stevenson, the day, important business.

Reps. Halvorson and Beaudoin, the day, illness.

Rep. Fuller, the day, illness in family.

RESOLUTION

Reps. J. O’Neil and Raiche offered the following resolution:

HOUSE RESOLUTION

Resolved, that the House ratify, approve, confirm and legalize the posting and scheduling of hearings and the holding of hearings by committees of the House on the following list of House Bills, and that they be read a first and second time by

this resolution and referred to committees as listed in the Journal, and that Joint Rule 12 and 22 be suspended for the balance of the session.

LIST OF BILLS INTRODUCED

HB 1017, relative to providing child benefit services. (Rules Committee for O'Neil of Cheshire Dist. 12; Raiche of Hillsborough Dist. 34 — To Education.)

HB 1018, relative to medical payments covered in motor vehicle liability insurance policies. (Rules Committee for O'Neil, Cheshire Dist. 12; Raiche, Hillsborough Dist. 34 — To Banks and Insurance.)

HB 1019, relative to district court sessions, and the salaries of justices. (Rules Committee for O'Neil of Cheshire Dist. 12; Raiche of Hillsborough Dist. 34 — To Committee on Judiciary.)

HB 1020, legalizing the Amherst special town meeting. (Rules Committee for Bragdon, Hillsborough Dist. 12; Spalding, Hillsborough Dist. 12 — To Municipal and County Government.)

HB 1021, providing that all representatives to the general court from the city of Lebanon shall be elected at large. (Rules Committee for Dow and Foster, Grafton Dist. 11; Duhaime and Tremblay, Grafton Dist. 12; Dudley and Merrill, Grafton Dist. 13 — To Special Committee: Lebanon Delegation.)

HB 1022, establishing the ward lines for the city of Portsmouth. (Rules Committee for Maynard, Rockingham Dist. 24; Griffin, Rockingham Dist. 25; Woods, Rockingham Dist. 28; Levy, Rockingham Dist. 28 — To Special Committee: Portsmouth Delegation.)

HB 1023, relative to qualifications for voting. (Rules Committee for Cobleigh, Hillsborough Dist. 15; Radway, Grafton Dist. 9 — To Statutory Revision.)

HB 1024, to revise the city charter of Nashua by establishing new ward lines. (Rules Committee for Rep. Davidson, Hillsborough Dist. 21 — To Special Committee: Nashua Delegation.)

HB 1025, establishing the ward lines for the city of Concord and amending the charter of said city. (Rules Committee for Reps. Haller, Merrimack Dist. 22; Cheney, McLane and Miner, Merrimack Dist. 23; Filides and Underwood, Merri-

mack Dist. 24; Howland, MacDonald, Sanders and Wilson, Merrimack Dist. 25; Fuller, Glavin, Howard and Woodward, Merrimack Dist. 26; Noble and Welch, Merrimack Dist. 27 — To Special Committee: Concord Delegation.)

HB 1026, establishing the ward lines for six wards of the city of Dover and changing representation of the council and school committee of said city. (Rules Committee for Maglaras of Strafford Dist. 20 — To Special Committee — Dover Delegation.)

HB 1027, relative to adopting the federal numbering system for power boats. (Rules Committee for Rep. Hayes of Carroll Dist. 3 — To Resources, Recreation and Development.)

HB 1028, relative to the sale of sweepstakes tickets on Sunday. (Rules Committee for Rep. Hayes, Carroll Dist. 3; Dion, Hillsborough Dist. 29 — To Committee on Executive Departments and Administration.)

HB 1029, conforming New Hampshire statutes to the federal voting rights act of 1970. (Rules Committee for Roberts, Belknap 6; Raiche of Hillsborough Dist. 34 — To Statutory Revision.)

HB 1030, providing supplemental appropriations and related matters. (Rules Committee for Drake of Coos Dist. 3 — To Appropriations.)

HB 1031, authorizing expenditures of highway subsidy funds. (Rules Committee for Trowbridge, Cheshire Dist. 4; Roberts, Belknap Dist. 6 — To Ways and Means.)

HB 1032, establishing the ward lines for the city of Keene, and relative to city councilmen. (Rules Committee for Raymond, Cheshire Dist. 13; Saunders, Cheshire Dist. 14 — To Special Committee: Keene Delegation.)

HB 1033, relative to the appropriation for turnpikes. (Rules Committee for Drake of Coos Dist. 3 — To Appropriations.)

HB 1034, establishing new ward lines in the city of Manchester. (Rules Committee for Rep. Robinson, Hillsborough Dist. 35; Vachon, Hillsborough Dist. 40; Zachos, Hillsborough Dist. 27; Ackerson, Hillsborough Dist. 28 — To Special Committee: Manchester Delegation.)

HB 1035, establishing ward lines for the city of Berlin. (Rules Committee for Rep. York, Coos Dist. 7; Fortier, Coos Dist. 6 — To Special Committee: Berlin Delegation.)

HJR 56, relative to redrawing the ward lines in the city of Rochester. (Rules Committee for Rep. Sylvain, Strafford Dist. 13; Ruel, Strafford Dist. 12; Carignan, Strafford Dist. 12; Preston, Strafford Dist. 14; Dunlap, Strafford Dist. 14; Towle, Strafford Dist. 10; Balomenos, Strafford Dist. 15; Beaudoin, Strafford Dist. 13; Trip, Strafford Dist. 15; Ineson, Strafford Dist. 11; Thompson, Strafford Dist. 11 — To Special Committee: Rochester Delegation.)

The Clerk read the resolution in full.

Rep. Malcolm Stevenson moved to take up the bills one at a time as per list placed in the seat pockets and subsequently withdrew his motion.

Reps. Joseph Cote and Sayer spoke against the resolution.

Rep. James O'Neil spoke in favor of the resolution.

Rep. Joseph Cote requested a quorum count.

332 members having answered, a quorum was present.

(Rep. George Roberts in the Chair)

Rep. Cobleigh explained the resolution and spoke in favor.

Reps. Monier, Gordon and Bednar spoke against the resolution.

Rep. Raiche spoke in favor of the resolution.

(Speaker in the Chair)

Rep. Zachos spoke in favor of the resolution.

Rep. Streeter moved the previous question on this motion; sufficiently seconded.

The Speaker ruled that the House does not vote on the introduction of bills.

Rep. Lambert requested that the resolution be read.

The Clerk again read the resolution in full.

217 members having voted in the affirmative and 67 in the negative, the resolution was adopted by the necessary two-thirds.

RECESS

AFTER RECESS

COMMITTEE REPORTS

HB 1013

relative to redistricting the congressional districts. Ought to pass with amendment. Rep. Russell Chase for Reapportionment.

AMENDMENT

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Congressional Districts. Amend RSA 63:5 (supp) as amended by 1969, 486:1 by striking out said section and inserting in place thereof the following:

63:5 Constitution of Districts. The districts shall be formed and limited in the following manner: The counties of Belknap, Carroll and Strafford and the towns of Bean's Grant, Bean's Purchase, Chandler's Purchase, Crawford's Purchase, Cutt's Grant, Gorham, Green's Grant, Hadley's Purchase, Low and Burbank's Grant, Martin's Location, Pinkham's Grant, Randolph, Sargent's Purchase, Shelburne and Thompson and Meserve's Purchase in the county of Coos; and the towns of Bedford, Goffstown, Manchester and Merrimack in the county of Hillsborough; and the towns of Canterbury, Chichester, Epsom, Hooksett, Loudon, Northfield, and Pittsfield in the county of Merrimack and the towns of Atkinson, Auburn, Brentwood, Candia, Chester, Danville, Deerfield, Derry, East Kingston, Epping, Exeter, Fremont, Greenland, Hampstead, Hampton Falls, Hampton, Kensington, Kingston, Londonderry, New Castle, Newfields, Newington, Newmarket, Newton, North Hampton, Northwood, Nottingham, Plaistow, Portsmouth, Raymond, Rye, Sandown, Seabrook, South Hampton, Stratham and Windham in the county of Rockingham shall constitute the first district.

The counties of Cheshire, Grafton and Sullivan and the towns of Atkinson, and Gilmanton Academy Grant, Berlin, Cambridge, Carroll, Clarksville, Colebrook, Columbia, Dalton, Dix's Grant, Dixville, Dummer, Errol, Erving's Location, Jefferson, Kilkenny, Lancaster, Milan, Millsfield, Northumberland, Odell, Pittsburg, Second College Grant, Stark, Stewartstown, Stratford, Success, Wentworth's Location and Whitefield in the county of Coos; the towns of Amherst, Antrim, Bennington, Brookline, Deering, Francestown, Greenfield, Greenville,

Hancock, Hillsborough, Hollis, Hudson, Litchfield, Lyndeborough, Mason, Milford, Mont Vernon, Nashua, New Boston, New Ipswich, Pelham, Peterborough, Sharon, Temple, Weare, Wilton and Windsor in the county of Hillsborough; the towns of Allenstown, Andover, Boscawen, Bow, Bradford, Concord, Danbury, Dunbarton, Franklin, Henniker, Hill, Hopkinton, Newbury, New London, Pembroke, Salisbury, Sutton, Warner, Webster and Wilmot in the county of Merrimack; and the town of Salem in the county of Rockingham, shall constitute the second district.

Rep. Chase explained the committee report.

Amendment adopted.

Ordered to third reading.

HB 1014

reapportioning the councilor districts. Ought to pass with amendment. Rep. Russell Chase for Reapportionment.

AMENDMENT

Amend RSA 62:6 as inserted by section 1 of the bill by striking out said section and inserting in place thereof the following:

1 First Councilor District. Amend RSA 62:6, as amended, by striking out said section and inserting in place thereof the following: 62:6 District 1. Councilor district number one contains the counties of Coos, Grafton and Carroll; the towns of Alton, Belmont, Center Harbor, Cornish, Croydon, Danbury, Gilford, Grantham, Hill, Meredith, Middleton, Milton, New Durham, New Hampton, Plainfield, Sanbornton, Springfield, Sunapee, Tilton and Wilmot and the city of Laconia.

Amend RSA 62:7 as inserted by section 2 of the bill by striking out said section and inserting in place thereof the following:

2 Second Councilor District. Amend RSA 62:7, as amended, by striking out said section and inserting in place thereof the following: 62:7 District 2. Councilor district number two contains the towns of Acworth, Allenstown, Alstead, Andover, Antrim, Barnstead, Barrington, Bennington, Boscawen, Bradford, Canterbury, Charlestown, Chichester, Deerfield, Deering, Dunbarton, Epsom, Farmington, Francestown, Gilmanton, Gil-

sum, Goshen, Hancock, Henniker, Hillsborough, Hopkinton, Langdon, Lee, Lempster, Loudon, Marlow, Nelson, Newbury, New London, Newport, Northfield, Northwood, Nottingham, Pembroke, Pittsfield, Salisbury, Stoddard, Strafford, Sullivan, Surry, Sutton, Unity, Walpole, Warner, Washington, Weare, Webster, Westmoreland and Windsor and the cities of Claremont, Concord, Franklin and Rochester.

Amend RSA 62:10 as inserted by section 5 of the bill by striking out said section and inserting in place thereof the following:

5 Fifth Councilor District. Amend RSA 62:10 by striking out said section and inserting in place thereof the following: 62:10 District 5, Councilor district number five contains the towns of Amherst, Brookline, Chesterfield, Dublin, Fitzwilliam, Goffstown, Greenfield, Greenville, Harrisville, Hinsdale, Hollis, Jaffrey, Lyndeborough, Marlborough, Mason, Merrimack, Milford, Mont Vernon, New Boston, New Ipswich, Peterborough, Richmond, Rindge, Roxbury, Sharon, Swanzey, Temple, Troy, Wilton and Winchester, and the cities of Keene and Nashua.

Rep. Chase explained the committee report.

Amendment adopted.

Ordered to third reading.

Rep. Keeney wishes to be recorded as voting against HB 1014.

HB 1015

reapportioning the House of Representatives. Ought to pass with amendment. Rep. Russell Chase for Reapportionment.

AMENDMENT

Amend RSA 66:3, V as inserted by section 1 of the bill by striking out said paragraph and inserting in place thereof the following:

V. Grafton County

District No. 1
Littleton

District No. 2	
Bath, Benton, Landaff, Lyman, Monroe	1
District No. 3	
Bethlehem, Easton, Franconia	1
District No. 4	
Lisbon, Sugar Hill	1
District No. 5	
Ellsworth, Lincoln, Livermore, Rumney, Thornton, Waterville, Woodstock	2
District No. 6	
Haverhill, Piermont	2
District No. 7	
Orford, Warren, Wentworth	1
District No. 8	
Canaan, Enfield, Lyme	3
District No. 9	
Ashland, Campton, Holderness	2
District No. 10	
Alexandria, Bridgewater, Dorchester, Grafton, Groton, Hebron, Orange	1
District No. 11	
Plymouth	2
District No. 12	
Bristol	1
District No. 13	
Hanover	4
District No. 14	
Lebanon, Ward 1	1
District No. 15	
Lebanon, Ward 2	2
District No. 16	
Lebanon, Ward 3	2

Amend the bill by inserting after section 1 the following new section 2:

2 Delegates to State Conventions. Amend RSA 56:5, III by striking out the table appearing at the end of said paragraph and inserting in place thereof the following:

Belknap County

District No. 1	
Center Harbor	1
Meredith	1
New Hampton	1
District No. 2	
Belmont	1
Gilford	2
District No. 3	
Sanbornton	1
Tilton	1
District No. 4	
Alton	1
Barnstead	1
Gilmanton	1
District No. 7	
Laconia, Ward 3	1
Laconia, Ward 4	1

Carroll County

District No. 2	
Conway	2
Eaton	1
Freedom	1
District No. 3	
Madison	1
Moultonborough	1
Sandwich	1
Tamworth	1
District No. 4	
Tuftsboro	1
Wolfeboro	2
District No. 5	
Brookfield	1
Effingham	1

Ossipee	1
Wakefield	1

Cheshire County

District No. 1	
Alstead	1
Surry	1
Walpole	2
Westmoreland	1
District No. 3	
Hinsdale	2
Winchester	2
District No. 4	
Fitzwilliam	1
Richmond	1
Swanzy	2
District No. 12	
Keene, Ward 2	2
Keene, Ward 3	2

Coos County

District No. 1	
Atkinson and Gilmanton Academy Grant	1
Clarksville	1
Colebrook	1
Columbia	1
Dix's Grant	0
Dixville	1
Errol	1
Millsfield	1
Pittsburg	1
Second College Grant	0
Stewartstown	1
Wentworth's Location	1
District No. 2	
Erving's Location	0
Northumberland	1
Odell	
Stratford	1

District No. 3

Dalton	1
Lancaster	2

District No. 4

Carroll	1
Jefferson	1
Kilkenny	0
Low and Burbank's Grant	0
Milan	1
Randolph	1
Stark	1
Whitefield	1

District No. 5

Bean's Grant	0
Bean's Purchase	0
Cambridge	
Chandler's Purchase	0
Crawford's Purchase	0
Cutt's Grant	0
Dummer	1
Gorham	2
Green's Grant	0
Hadley's Purchase	0
Martin's Location	0
Pinkham's Grant	1
Sargent's Purchase	0
Shelburne	1
Success	
Thompson's and Meserve's Purchase	0

Grafton County

District No. 5

Ellsworth	1
Lincoln	1
Livermore	
Rumney	1
Thornton	1
Waterville	1
Woodstock	1

District No. 6	
Haverhill	2
Piermont	1
District No. 8	
Canaan	1
Enfield	1
Lyme	1
District No. 9	
Ashland	1
Campton	1
Holderness	1

Hillsborough County

District No. 1	
Antrim	1
Bennington	1
Deering	1
Hillsborough	1
Windsor	1
District No. 5	
Greenville	1
Lyndeborough	1
Sharon	1
Temple	1
Wilton	1
District No. 10	
Amherst	3
Mont Vernon	1
District No. 11	
Mason	1
Milford	3
District No. 12	
Brookline	1
Hollis	1
District No. 13	
Litchfield	1
Merrimack	5

District No. 28

Manchester, Ward 4	2
Manchester, Ward 5	1

District No. 32

Manchester, Ward 9	1
Manchester, Ward 10	3

Merrimack County

District No. 1

Danbury	1
Hill	1
New London	1
Wilmot	1

District No. 3

Henniker	1
Warner	1

District No. 4

Hopkinton	2
Webster	1

District No. 5

Bow	1
Dunbarton	1

District No. 7

Allenstown	2
Pembroke	2

District No. 8

Epsom	1
Pittsfield	1

District No. 9

Canterbury	1
Chichester	1
Loudon	1

District No. 10

Boscawen	2
Northfield	1

District No. 13	
Franklin, Ward 2	1
Franklin, Ward 3	2
District No. 14	
Concord, Ward 1	2
Concord, Ward 2	1
District No. 16	
Concord, Ward 4	2
Concord, Ward 5	1

Rockingham County

District No. 1	
Deerfield	1
Northwood	1
Nottingham	1
District No. 2	
Auburn	1
Candia	1
Chester	1
District No. 3	
Londonderry	3
Windham	2
District No. 6	
Atkinson	1
Hampstead	1
Sandown	1
District No. 7	
Brentwood	1
Danville	1
Fremont	1
District No. 8	
Epping	1
Raymond	2
District No. 9	
Kingston	2
Plaistow	3

District No. 10	
East Kingston	1
Kensington	1
Newton	1
District No. 11	
Seabrook	2
South Hampton	1
District No. 12	
Hampton	4
Hampton Falls	1
District No. 15	
North Hampton	2
Stratham	1
District No. 16	
Greenland	1
Newfields	1
Newington	1
District No. 17	
New Castle	1
Rye	2

Strafford County

District No. 2	
Farmington	2
Middleton	1
New Durham	1
Strafford	1
District No. 4	
Durham	3
Lee	1
Madbury	1
District No. 6	
Somersworth, Ward 1	1
Somersworth, Ward 4	1
Somersworth, Ward 5	1
District No. 7	
Somersworth, Ward 2	1
Somersworth, Ward 3	2

District No. 11

Rochester, Ward 4	1
Rochester, Ward 5	2

Sullivan County

District No. 7

Charlestown	2
Unity	1

Further amend the bill by renumbering the original section 2 to read section 3.

Rep. Chase explained the committee report.

Reps. Robinson and Menge spoke in favor of the amendment.

Committee amendment adopted.

Reps. Harvell, Lyons and Joseph Eaton moved that HB 1015 be further amended.

Rep. Harvell moved to suspend with the reading of the amendment.

Adopted.

Rep. Harvell explained the amendment.

Rep. Harvell moved to divide the amendment into two parts. Parts I and II, Part I — Litchfield and Merrimack.

Rep. Harvell yielded to Rep. Lyons to further explain the situation regarding Merrimack.

Rep. Russell Chase spoke against Part I of the amendment.

Reps. Rodgers and Robinson spoke in favor of Part I of the amendment.

Reps. Hamel, Richard Bradley, Belair and Shirley Clark spoke against Part I of the amendment.

Rep. Dion moved the previous question on Part I of the amendment.

Adopted.

On a vv the Speaker was in doubt and requested a division.

The Speaker requested a quorum count.

The quorum count was challenged and a second count taken.

283 members having answered, a quorum was present.

127 members having voted in the affirmative and 142 in the negative, Part I of the amendment failed.

Rep. Harvell challenged the count, not as many members voted as answered the quorum count.

The Speaker stated that any member desiring to abstain from voting under Rule 16 must be recorded in the Journal.

121 members having voted in the affirmative and 161 in the negative, Part I of the amendment failed.

Rep. Allen abstained from voting under Rule 16.

Part II, regarding Antrim, Bennington lost.

Rep. Lawton offered an amendment.

Rep. Lawton moved to suspend with the reading of the amendment.

Adopted.

Rep. Lawton explained the amendment and spoke in favor of.

Reps. Russell Chase and Urie spoke against the Lawton amendment.

Lawton amendment failed.

Rep. O'Hara offered an amendment.

Rep. O'Hara moved to suspend with the reading of the amendment.

Adopted.

Rep. O'Hara explained the amendment and spoke in favor of.

Reps. Mabel Richardson and Russell Chase spoke against the O'Hara amendment.

O'Hara amendment failed.

Rep. Bennett offered the following amendment.

AMENDMENT

Amend RSA 66:3, III as inserted by section 1 of the bill by striking out the words and numerals

“District No. 4

Fitzwilliam, Richmond, Swanzey 3”

and inserting in place thereof the following:

District No. 4

Fitzwilliam, Richmond 1

District No. 5

Swanzey 2

Further amend said paragraph by renumbering the districts originally numbered 5, 6, 7, 8, 9, 10, 11, 12, 13 and 14 to read 6 7 8 9 10 11 12 13 14 and 15 respectfully.

Rep. Bennett moved to suspend with the reading of the amendment.

Adopted.

Rep. Bennett explained the amendment and spoke in favor of.

Reps. Trowbridge, Hackler, Allen, Elmer Johnson, Dunham and Fleming spoke in favor of the Bennett amendment.

Reps. Russell Chase and Hamel spoke against the Bennett amendment.

Rep. Wilfrid Boisvert moved the previous question on the amendment.

Adopted.

Bennett amendment adopted.

Rep. Menge offered an amendment.

Rep. Menge moved to suspend with the reading of the amendment.

Adopted.

Rep. Menge explained the amendment and spoke in favor of.

Rep. Oswell spoke in favor of the Menge amendment.

Rep. Gemmill spoke against the Menge amendment.

On a vv the Speaker was in doubt and requested a division.

The Speaker requested a quorum count.

280 members having answered, a quorum was present.

103 members having voted in the affirmative and 155 in the negative, the Menge amendment failed.

HB 1015 ordered to third reading.

Reps. Doris Thompson and Lawton wish to be recorded as voting against ordering HB 1015 to third reading.

COMMITTEE OF CONFERENCE REPORT

The Speaker called for the Committee of Conference Report on HB 189, redistricting the state senatorial districts. (Printed in the Senate Journal July 1.)

Committee of Conference Report adopted.

Conference report on HB 322, relative to dogs pursuing game.

Rep. Hayes moved that the House non-concur and that a new Committee of Conference be established.

Rep. Elmer Johnson spoke against the motion.

Motion carried.

A division was requested and the request was subsequently withdrawn.

The Speaker appointed as new members Reps. Philip Heald, Hayes and Huggins.

HB 1018

relative to medical payments covered in motor vehicle liability insurance policies. Ought to pass. Rep. Lamy for Banks and Insurance.

Corrects law passed earlier in session to make medical payments on motor vehicles covered by liability insurance optional.

Ordered to third reading.

HB 1019

relative to district court session, and the salaries of justices. Ought to pass with amendment. Rep. Drabinowicz.

AMENDMENT

Amend the title of the bill by striking out the same and inserting in place thereof the following:

AN ACT

relative to district court sessions, the salary of justices, articles of agreement of charitable organizations, and the public defender system for Merrimack county.

Amend the bill by striking out section 3 and inserting in place thereof the following:

3 Charitable Corporations, Required Provisions. Amend paragraph I of RSA 292:2-a as inserted by 1971, 378:1 by inserting after paragraph I (b) the following new paragraph:

(c) make any investment which would jeopardize the carrying out of any of its exempt purposes, within the meaning of section 4944 of the Internal Revenue Code of 1954, so as to give rise to any liability for the tax imposed by section 4944 (a) of the Internal Revenue Code of 1954; nor

4 Charitable Corporations, Required Provisions. Further amend paragraph I of RSA 292:2-a as inserted by 1971, 378:1 by redesignating the existing paragraph I (c) as paragraph I (d).

5 Merrimack County Legal Services. Amend 1971, 522:4 by adding at the end thereof the words (for each fiscal year) so that said section as amended shall read as follows: 522:4. Compensation. The compensation for legal services for said indigent defendants in Merrimack county shall be such sums as may be fixed by the before-mentioned contract and said compensation shall be a charge upon the appropriation for the payment of counsel for indigent defendants in criminal cases

for the biennium ending June 30, 1973, but said sums shall not exceed twenty-one thousand dollars of said appropriation for each fiscal year.

6 Effective Date. Section 2 of this act shall take effect September 5, 1971 and the remaining sections shall take effect upon passage.

Rep. Zachos explained the committee report.

Amendment adopted.

Ordered to third reading.

HB 1020

legalizing the Amherst special town meeting. Ought to pass with amendment. Rep. Hanson for Municipal and County Government.

AMENDMENT

Amend the title by striking out the same and inserting in place thereof the following:

An Act

legalizing the town meetings of Amherst, Exeter and Salem.

Amend the bill by striking out section 2 and inserting in place thereof the following sections:

2 Town of Exeter. All votes and proceedings of the special town meeting held in the town of Exeter on June 10, 1971 are hereby legalized, ratified and confirmed.

3 Town of Salem. All the acts, votes and proceedings at the annual town meeting and the adjourned town meetings of the town of Salem held on March 9, 1971, March 13, 1971, March 20, 1971 and March 27, 1971 including but not limited to authorization for the issuance of bonds under Articles 9, 10, 11, 13 and 16 are hereby legalized, ratified and confirmed.

4 Effective Date. This act shall take effect upon its passage.

Rep. Hanson explained the amendment.

Amendment adopted.

Rep. Belair offered the following amendment.

AMENDMENT

Amend the bill by striking out section 4 and inserting in place thereof the following:

4 Salem Special Town Meeting. All the acts, votes and proceedings relative to the amendment of the zoning ordinance taken at the Salem special town meeting of June 29, 1971 are hereby legalized, ratified and confirmed.

5 Effective Date. This act shall take effect upon its passage.

The Clerk read the amendment in full.

Rep. Belair explained the amendment.

Belair amendment adopted.

Ordered to third reading.

HB 1021

providing that all representatives to the general court from the city of Lebanon shall be elected at large. Ought to pass. Rep. Merrill for the Lebanon Delegation.

Ordered to third reading.

HB 1024

to revise the city charter of Nashua by establishing new ward lines. Ought to pass. Rep. Maurice Bouchard for Nashua Delegation.

Rep. Davidson offered the following amendment.

AMENDMENT NO. 1

Amend the bill by striking out section 6 and inserting in place thereof the following:

6 Effective Date. Section 5 of this act shall take effect upon the passage of this act and the remainder of this act shall take effect on January 3, 1972.

The Clerk read the amendment in full.

Rep. Davidson explained the amendment.

Davidson amendment No. 1 adopted.

Rep. Davidson offered the following amendment.

AMENDMENT NO. 2

Amend the bill by striking out section 5 of the bill and inserting in place thereof the following:

5 Referendum. This act shall not take effect unless it is adopted by a majority vote at the regular municipal election to be held in the city of Nashua in November, 1971, as herein-after provided. The city clerk then in office shall cause to be placed on the regular election ballot for city officers the following question: "Do you approve of the provisions of an act entitled 'An Act to revise the city charter of Nashua by establishing new ward lines' passed at the 1971 session of the legislature which would in part redivide the city's wards into substantially equal population?" Said question shall be printed in the form prescribed by RSA 59:12-a. If a majority of those voting on the question vote in the affirmative, this act shall be declared to have been adopted. The city clerk shall, within ten days after said election, certify the result of the vote on the above question to the secretary of state.

The Clerk read the amendment in full.

Rep. Davidson explained the amendment.

Davidson amendment No. 2 adopted.

Ordered to third reading.

HB 1025

establishing the ward lines for the city of Concord and amending the charter of said city. Ought to pass. Rep. Fuller for Concord Delegation.

Ordered to third reading.

HB 1027

relative to adopting the federal numbering system for power boats. That it be referred to the Joint Study Committee of House Resources, Recreation and Development and Senate Resources and Environmental Control. Rep. Claffin for Resources, Recreation and Development.

Resolution adopted.

HB 1028

relative to the sale of Sweepstakes tickets on Sunday. Ought to pass with amendment. Rep. Shirley Clark for Executive Departments and Administration.

AMENDMENT

Amend paragraph V as inserted by section 1 of the bill by striking out the same and inserting in place thereof the following:

V. The sweepstakes commission is hereby authorized to sell sweepstakes tickets on Sunday within the enclosure of all licensed race tracks.

The Clerk read the amendment in full.

Amendment adopted.

Rep. Gordon offered the following amendment.

AMENDMENT

Amend the title of the bill by striking out the same and inserting in place thereof the following:

AN ACT

relative to the sale of sweepstakes tickets on Sunday and exempting servicemen from payment of the residence tax.

Amend the bill by inserting after section 1 the following new section 2:

2 Servicemen on Active Duty. Amend RSA 72 by inserting after section 3 the following new section: 72:3-a Members of the Armed Forces. Any person serving as a full time member of the United States armed services, including the women's auxiliary service on the tenth day of July, 1971 shall be exempt from the payment of his residence tax during the tax year 1971, and any person so serving on April first of any subsequent tax year shall be likewise exempt for such tax year upon certifying such fact to the selectmen before June first of the year in which the tax is assessed.

Further amend the bill by renumbering the original section 2 to read 3

The Clerk read the amendment in full.

Rep. Gordon explained the amendment.

Reps. Raiche and James O'Neil spoke in favor of the Gordon amendment.

Amendment adopted.

Ordered to third reading.

HB 1029

conforming New Hampshire statutes to the federal voting rights act of 1970. Ought to pass with amendment. Rep. MacDonald for Statutory Revisions.

AMENDMENT

Amend section 2 of the bill by striking out the same and inserting in place thereof the following:

2 Absentee Registration. Amend RSA 55:24 as inserted by 1967, 271:1 by striking out in line three the word "biennial" and by striking out in lines five and six the words "residing outside the United States for reasons of education or business" and inserting in place thereof the words (absent therefrom or who by reason of physical disability is unable to attend a meeting of the supervisors of the checklist) so that said section as amended shall read as follows: 55:24 Absentee Registration. Any person who is a legal resident of any town in this state and qualified to vote therein at the next subsequent election to be held in said town except for the fact that his name does not appear on the checklist to be used at such election, and who is temporarily absent therefrom or who by reason of physical disability is unable to attend a meeting of the supervisors of the checklist, may cause his name to be added to such checklist as hereinafter provided.

Amend paragraph number 1 of the Affidavit (Absence from town) as inserted by section 3 of the bill by striking out the same and inserting in place thereof the following:

1) That I am a legal resident of the town of, New Hampshire, of the age of eighteen years or over and am entitled to vote in the election to be held in said town in, 19, except for the fact that my name does not appear on the checklist to be used in said town at such election;

Amend paragraph number 1 of the Affidavit (Physical Disability) as inserted by section 3 of the bill by striking out the same and inserting in place thereof the following:

1) That I am a legal resident of the town of, New Hampshire, of the age of eighteen years or over and am entitled to vote in the election to be held in said town in

....., 19, except for the fact that my name does not appear on the checklist to be used in said town at such election;

Amend section 4 of the bill by striking out the same and inserting in place thereof the following:

4 Execution of Application. Amend RSA 55:26 as inserted by 1967, 271:1 by striking out in lines two and three the words "diplomatic or consular officer of the United States serving in the country in which the applicant is temporarily residing" and inserting in place thereof the words (person authorized to perform notarial acts pursuant to the provisions of RSA 456-A:1) and by striking out in line six the words "To the secretary of state who shall transmit them" and by striking out in line thirteen the words "either in person or by absentee ballot," so that said section as amended shall read as follows: 55:26 — Execution; Submission; Effect. Such affidavit shall be executed before a person authorized to perform notarial acts pursuant to the provisions of RSA 456-A:1. Such officer, upon compliance with the tenor of said certificate, shall execute the same, subjoining thereto proof of his official capacity, and shall forward the affidavit and certificate to the town clerk of the town named for submission to the supervisors of the checklist of said town. Unless the supervisors shall be of the opinion that the applicant is not a legal resident of the town, they shall, at their next session for the correction of the checklist for such election subsequent to their receipt of such affidavit and certificate properly executed, cause his name to be added to said checklist. Thereafter such person shall be entitled to vote at such election, as if he had appeared personally before the supervisors.

Rep. MacDonald explained the amendment.

Amendment adopted.

Ordered to third reading.

HB 1032

establishing the ward lines for the city of Keene, and relative to city councilmen. Ought to pass. Rep. Raymond for the Keene Delegation.

Ordered to third reading.

HB 1034

establishing new ward lines in the city of Manchester. Ought to pass, Rep. Vachon for Manchester Delegation.

Rep. Robinson offered the following amendment.

AMENDMENT NO. 1

Amend the description of Ward No. 11 as inserted by section 1 of the bill by striking out the same and inserting in place thereof the following:

Ward No. 11 shall include that part of the city bounded by the following described lines: Beginning at the intersection of the center line of the Piscataquog River with the center line of Amory Street extended; thence easterly by the center line of Amory Street to the center line of Cartier Street; thence northerly by the center line of Cartier Street to the center line of Bremer Street; thence easterly by the center line of Bremer Street to the center line of McGregor Street; thence southerly by the center line of McGregor Street to the center line of West Bridge Street; thence easterly by the center line of West Bridge Street to the center line of the Merrimack River; thence downstream by the center line of the Merrimack River to the center line of Blain Street extended; thence northwesterly by the center line of Blain Street to the center line of South Main Street; thence northwesterly by the center line of Winter Street to the center line of the Piscataquog River; thence upstream by the center line of the Piscataquog River to the center line of Kelley Street, the point of beginning.

Rep. Robinson explained the amendment.

Robinson amendment adopted.

Rep. Vachon offered the following amendment.

AMENDMENT NO. 2

Amend the bill by striking out section 6 of the bill and inserting in place thereof the following:

6 Referendum. This act shall not take effect unless it is adopted by a majority vote at the regular municipal election to be held in the city of Manchester in November, 1971 as hereinafter provided. The city clerk then in office shall cause to be placed on the regular election ballot for city officers the following question: "Do you approve of the provisions of an act en-

titled 'An Act establishing new ward lines in the city of Manchester' passed at the 1971 session of the legislature which would in part redivide the city's wards into substantially equal population?" Said question shall be printed in the form prescribed by RSA 59:12-a. If a majority of those voting on the question vote in the affirmative, this act shall take effect April 1, 1972. The city clerk shall, within ten days after said election, certify the result of the vote on the above question to the secretary of state.

Rep. Vachon requested that the Speaker explain the amendment.

Vachon amendment adopted.

Ordered to third reading.

HB 1035

establishing ward lines for the city of Berlin. Ought to pass. Rep. Fortier for the Berlin Delegation.

Rep. Fortier offered the following amendment.

AMENDMENT

Amend the bill by striking out section 5 of the bill and inserting in place thereof the following:

5 Referendum. This act shall not take effect unless it is adopted by a majority vote at the regular municipal election to be held in the city of Berlin in March, 1972, as hereinafter provided. The city clerk then in office shall cause to be placed on the regular election ballot for city officers the following question: "Do you approve of the provisions of an act entitled 'An Act establishing the ward lines for the city of Berlin' passed at the 1971 session of the legislature which would in part redivide the city's wards into substantially equal population?" Said question shall be printed in the form prescribed by RSA 59:12-a. If a majority of those voting on the question vote in the affirmative this act shall be declared to have been adopted. The city clerk shall, within ten days after said election, certify the result of the vote on the above question to the secretary of state.

Fortier amendment adopted.

Ordered to third reading.

HB 1026

establishing the ward lines for six wards of the city of Dover and changing representative of the council and school committee of said city. Inexpedient to legislate. Rep. DeWolfe for Majority, Dover Delegation. Minority: Ought to pass. Reps. Kinney, Bernard, Leighton and Maglaras.

Rep. Maglaras moved that the words, ought to pass, be substituted for the majority report, inexpedient to legislate, and spoke in favor of the motion.

Rep. DeWolfe spoke against the motion.

Reps. Leighton and Bernard spoke in favor of the motion.

Rep. Webber spoke against the motion.

Rep. DeWolfe spoke a second time against the motion.

Rep. Dion moved the previous question; sufficiently seconded.

Adopted.

On a vv the Speaker was in doubt and requested a division.

139 members having voted in the affirmative and 135 in the negative, the motion was adopted.

Rep. Leighton offered the following amendment.

AMENDMENT

Amend the bill by striking out section 8 of the bill and inserting in place thereof the following:

8 Referendum. This act shall not take effect unless it is adopted by a majority vote at the regular municipal election to be held in the city of Dover in November, 1971, as hereinafter provided. The city clerk then in office shall cause to be placed on the regular election ballot for city officers the following question: "Do you approve of the provisions of an act entitled 'An Act establishing the ward lines for six wards of the city of Dover and changing representation of the council and school committee of said city' passed at the 1971 session of the legislature which would in part redivide the city's wards into substantially equal population?" Said question shall be printed in the form prescribed by RSA 59:12-a. If a majority of those voting on the question vote in the affirmative this act shall be de-

clared to have been adopted. The city clerk shall, within ten days after said election, certify the result of the vote on the above question to the secretary of state.

Leighton amendment adopted.

Ordered to third reading.

Rep. Drake presented a status report on the Supplemental Budget bill.

HB 1022

establishing the ward lines for the city of Portsmouth. Ought to pass with amendment. Rep. Woods for Majority, Portsmouth Delegation; Minority: Inexpedient to legislate, Reps. McEachern, Palfrey and Keefe.

AMENDMENT NO. 1

Amend the description of the bounds of Ward 2 as described in section 1 of said bill by striking out the word "including" in line seven and inserting in place thereof the word (excluding) so that the description of Ward 2 shall read as follows:

Beginning at a point in the center of the intersection of Cabot and State Streets, westerly to the southwesterly corner of the John Paul Jones House, so-called; thence southerly five hundred feet (500') more or less to the end of (but excluding Mark Street; thence turning southeasterly through the center of the upper South Mill Pond to Junkins Avenue at its center over the South Pond; Thence southerly in the center of Junkins Avenue to the center of the intersection of South Street and Brackett Road; thence southwesterly along South Street to a point one hundred and fifty (150') feet beyond Lafayette Road; thence northerly maintaining that distance behind Lafayette Road to a point behind Friend Street; thence northwesterly to the center of the intersection of Islington Street and Bartlett Street; thence northeasterly to the center of the intersection of Islington Street and Cabot Street, thence southerly to the intersection of Cabot Street and State Street.

Amend the description of the bounds of Ward 3 as described in section 1 of said bill by striking out in line eight

the words "on Melbourne" and inserting in place thereof the words (on Rutland Street to Melbourne Street; thence) so that the description of ward 3 shall read as follows:

Beginning at point in the center of the Spaulding Turnpike at the Newington townline southerly along the turnpike to the center of the intersection with Islington Street; thence southwesterly to the intersection with Barberry Lane; thence southeasterly on Rutland Street to Melbourne Street; thence southwesterly on Melbourne to a point approximately one hundred and fifty (150') feet from Essex Avenue; thence southerly through the westerly segment of Hampshire Road to a point in the center of Middle Road approximately four hundred feet (400') from the center of the Interstate By-pass Road; thence westerly to the center of the intersection of Middle Road and the Interstate By-Pass Road; thence southerly along the Interstate By-Pass Road to a point approximately one hundred feet (100') from the intersection of Greenleaf Avenue; thence southwesterly parallel to, but approximately one hundred feet (100') from, Greenleaf Avenue to the center of the intersection of Peverly Hill Road; thence northerly to the center of the intersection of Greenland Road; thence westerly along Greenland Road to the point on Route 101 where Pease Air Force Base property meets Route 101; thence southwesterly along Route 101 to a point one hundred feet (100') more or less from the Country Club Road; thence running parallel to, but one hundred feet (100') more or less from the northerly side of Country Club Road to the Greenland townline.

Rep. Palfrey moved that the words, inexpedient to legislate, be substituted for the majority report, ought to pass with amendment, and spoke in favor of the motion.

Reps. Maynard and Woods spoke against the motion.

Rep. Dion moved the previous question; sufficiently seconded.

Adopted.

Motion lost.

Amendment adopted.

Rep. Maynard offered the following amendment.

AMENDMENT NO. 2

Amend the bill by striking out section 5 of the bill and inserting in place thereof the following:

5 Referendum. This act shall not take effect unless it is adopted by a majority vote at the regular municipal election to be held in the city of Portsmouth in November, 1971, as hereinafter provided. The city clerk then in office shall cause to be placed on the regular election ballot for city officers the following question: "Do you approve of the provisions of an act entitled 'An Act establishing the ward lines for the city of Portsmouth' passed at the 1971 session of the legislature which in part would redivide the city's wards into substantially equal population?" Said question shall be printed in the form prescribed by RSA 59:12-a. If a majority of those voting on the question vote in the affirmative this act shall be declared to have been adopted. The city clerk shall, within ten days after said election, certify the result of the vote on the above question to the secretary of state.

Maynard amendment adopted.

Ordered to third reading.

Rep. George Roberts moved to discharge the Committee of Conference on HB 959, to clarify superior Judiciary court writs, and appoint a new Committee of Conference.

Adopted.

The Speaker appointed Reps. Andrews, Parnagian and Record.

RESOLUTION

Rep. James O'Neil moved that all bills ordered to third reading be read a third time by this resolution and that all titles of bills and captions of resolutions be the same as adopted, and that they be passed at the present time, and that when the House adjourns today it be to meet Tuesday next at 10:00 a.m. and further to adjourn in memory of Sp-5 Frederick Bartlett of the N. H. National Guard who lost his life in attempting the rescue of survivors of a twin-engine plane that crashed on Smart's Mountain.

Adopted.

Third reading and final passage by House

HB 1013, relative to redistricting the congressional districts.

HB 1014, reapportioning the councilor districts.

HB 1015, reapportioning the House of Representatives.

HB 1018, relative to medical payments covered in motor vehicle liability insurance policies.

HB 1019, relative to district court sessions, the salaries of justices, articles of agreement of charitable organizations and the public defender system of Merrimack county.

HB 1020, legalizing the town meetings of Amherst, Exeter and Salem.

HB 1021, providing that all representatives to the general court from the city of Lebanon shall be elected at large.

HB 1022, establishing the ward lines for the city of Portsmouth.

HB 1024, to revise the city charter of Nashua by establishing new ward lines.

HB 1025, establishing the ward lines for the city of Concord and amending the charter of said city.

HB 1026, establishing the ward lines for six wards of the city of Dover and changing representation of the council and school committee of said city.

HB 1028, relative to the sale of sweepstakes tickets on Sunday and exempting servicemen from payment of the residence tax.

HB 1029, conforming New Hampshire statutes to the federal voting rights act of 1970.

HB 1032, establishing the ward lines for the city of Keene, and relative to city councilmen.

HB 1034, establishing new ward lines in the city of Manchester.

HB 1035, establishing ward lines for the city of Berlin.

RECONSIDERATIONS

Rep. MacDonald, having voted with the majority, moved that the House reconsider its action in passing HB 1025, establishing the ward lines for the city of Concord and amending the charter of said city, and spoke against the motion.

Reconsideration lost.

Rep. Davidson, having voted with the majority, moved that the House reconsider its action in passing HB 1024, to revise the city charter of Nashua by establishing new ward lines, and spoke against the motion.

Reconsideration lost.

Rep. Bernard, having voted with the majority, moved that the House reconsider its action in passing HB 1026, establishing the ward lines for six wards of the city of Dover and changing representation of the council and school committee of said city, and spoke against the motion.

Reconsideration lost.

Rep. Robinson, having voted with the majority, moved that the House reconsider its action in passing HB 1034, establishing new ward lines in the city of Manchester, and spoke against the motion.

Reconsideration lost.

Rep. George Roberts, having voted with the majority, moved that the House reconsider its action in passing HB 189, redistricting the state senatorial districts, and spoke against the motion.

Reconsideration lost.

Rep. George Roberts, having voted with the majority, moved that the House reconsider its action in passing HB 1015, reapportioning the House of Representatives, and spoke against the motion.

Reconsideration lost.

RESOLUTION

Rep. Gordon offered the following resolution.

RESOLUTIONS

Whereas, we have learned with regret of the death of SP-5 Frederick Bartlett of Manchester, and

Whereas, S-5 Bartlett died during a heroic rescue mission in a remote wilderness area of Smart's Mountain on September 21, 1971, therefore be it

Resolved, that we, the members of the House of Representatives in General Court convened, do hereby extend our sympathy to his family, and be it further

Resolved, that a copy of these resolutions be transmitted to his family.

* * *

Adopted.

The Speaker instructed the Clerk to deliver the tapes of the proceedings of the House to the office of Legislative Services for safekeeping.

On motion of Rep. Esther Davis the House adjourned at 6:03 P.M. in memory of SP-5 Frederick Bartlett.

Tuesday, 28Sep71

The House met at 10:00 a.m.

Prayer was offered by Guest Chaplain Rev. H. Franklin Parker, Emeritus, Congregational Church of Chichester.

Almighty God by whose guidance Thy servants in every generation have been led, we pray to Thee for sustaining grace and wisdom in the hour of our decisions that the deliberations of this body may be in accordance with Thy will. We remember with grateful hearts Thy mercies which have been "new every morning and fresh every evening." By them we have been encouraged to walk in the ways of uprightness and integrity and by the contemplation of Thy truth we have been inspired and challenged in the face of new duties. Continue to be a Source

of everlasting strength to Thy people we pray, and as we trust in Thee may we be built up in the most holy faith until some worthy task is accomplished in and through us.

May Thy blessing rest upon our land. Give Thou guidance to all who are in authority, and hasten the day when Thy Kingdom of love and peace and good will shall be established upon the earth through Christ our Lord. Amen.

Rep. Bell led the Pledge of Allegiance.

LEAVES OF ABSENCE

Reps. Beckett, Boucher, Collishaw, Daloz, Frizzell, Galbraith, Harvell, Junkins, Randlett and Withington, the day, important business.

Reps. Bruton, Derome, Filides, Halvorson, Hunt, McCuin and Record, the day, illness.

ENROLLED BILLS REPORT

HB 189, redistricting the state senatorial districts.

James A. Chandler
For The Committee

SENATE MESSAGES ACCEDED TO REQUEST FOR NEW COMMITTEE OF CONFERENCE

HB 959, to clarify superior court writs.

The President appointed as new members Sens. Koromilas and Downing.

HB 322, relative to dogs pursuing game.

The President appointed as new members Sens. Koromilas and Morrisette.

COMMITTEE REPORTS

HB 1031

authorizing expenditures of highway subsidy funds. Ought to pass with amendment. Rep. Leavitt for Ways and Means.

AMENDMENT

Amend section 1 of the bill by striking out the same and inserting in place thereof the following:

1 Power of Selectmen to Spend Subsidy Funds. Amend Laws of 1971, chapter 504, by inserting after section 5 the following new sections:

504:5-a Computation of 1971 Payment. Payments to be made hereunder in the fiscal year of the state commencing on July 1, 1971, shall be in amounts that would have been computed by the commissioner prior to January 1, 1971, if RSA 241:14 had been enacted and effective prior to that date, provided that payments to be made in October 1971 shall equal the total of payments that would have been made in July and October of 1971 if RSA 241:14 had been enacted and effective prior to January 1, 1971.

504:5-b Nonlapse of Fiscal 1972 Funds. Notwithstanding any other provisions of law to the contrary, any payments made to a city, town or unincorporated place in October 1971, January 1972 and April 1972 pursuant to RSA 241:14, including any unused balance thereof, shall not be returned to the state but shall be retained by said city, town or unincorporated place and be available to it for highway purposes through its fiscal year commencing next after December 31, 1971.

Rep. Trowbridge explained the amendment.

Amendment adopted.

Ordered to third reading.

HB 1033

relative to the appropriation for turnpikes. Inexpedient to legislate. Rep. Drake for Appropriations. Subject matter covered by other legislation.

Resolution adopted.

HJR 56

relative to redrawing the ward lines in the city of Rochester. Ought to pass with amendment. Rep. Balomenos for the Rochester Delegation.

AMENDMENT

Amend the resolution by striking out all after the resolving clause and inserting in place thereof the following:

That the Rochester city delegation of the House of Representatives is hereby instructed and directed to prepare legislation for introduction at the next regular or special session of the general court providing for amendments to the charter of the city, redrawing the ward lines therein and making whatever other changes to said charter that are necessary so that election of the city's officials will conform to the concept of "one man one vote," and

That in order to obtain the necessary information for such legislation it is recommended that the mayor and council provide for a census of the city to be taken.

Rep. Balomenos moved to suspend with the reading of the amendment.

Adopted.

Rep. Balomenos explained the amendment.

Amendment adopted.

Ordered to third reading.

HB 1017

relative to providing child benefit services. Ought to pass.
Rep. Dunham for Education.

Rep. Williamson offered an amendment.

AMENDMENT

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 Limitation. Amend RSA 189 by inserting after section 50 the following new section: 189:51 Limitation. Nothing in this subdivision shall be construed to allow either a deletion or diminution of a program or purchase adopted through normal budgetary procedure.

3 Effective Date. This act shall take effect upon its passage.

The Clerk read the amendment in full.

Rep. Williamson explained the amendment.

Rep. Bowles spoke in favor of the amendment.

Amendment adopted.

Ordered to third reading.

SUSPENSION OF RULES

On motion of Rep. James O'Neil the rules of the House were so far suspended as to place the following House Bills and HJR on third reading and final passage by title only at the present time.

Third Reading and Final Passage by House

HB 1017, relative to providing child benefits services.

HB 1031, authorizing expenditures of highway subsidy funds.

HJR 56, relative to redrawing the ward lines in the city of Rochester.

COMMITTEE REPORTS CONTINUED

HB 1023

relative to qualifications for voting. Inexpedient to legislate. Rep. MacDonald for Statutory Revision.

Rep. Radway moved that the words, ought to pass with amendment be substituted for the committee report, inexpedient to legislate.

AMENDMENT

Amend section 1 of the bill by striking out the same and inserting in place thereof the following:

1 Person Qualified to Vote. Amend RSA 65:1-a as inserted by 1965, 258:1 by striking out said section and inserting in place thereof the following: 65:1-a Qualification for Voting. Notwithstanding the residence requirements as set out in RSA 54:8, any person who has come from another state to this state, or from one town or city within this state to another, and who has lived in this state, whether as an enrolled student in good standing at any New Hampshire university or college or other-

wise, for thirty days preceding an election at which electors are to be chosen for the office of president and vice president of the United States, or for thirty days preceding a primary at which delegates are to be chosen for national conventions or at which preferences are to be expressed regarding presidential candidates, shall be entitled to vote in this state for such presidential electors, national convention delegates, or presidential candidates, if such person is otherwise qualified to vote in this state.

The Clerk read the amendment in full.

Rep. Radway explained the amendment.

Rep. Hardy moved that HB 1023 be indefinitely postponed and spoke in favor of the motion.

Reps. Bowles, Merrill, Gerry Parker and Spirou spoke against the motion.

Rep. MacDonald explained the committee report.

Rep. Bednar spoke in favor of the motion.

Rep. Drabinowicz moved the previous question; sufficiently seconded.

Rep. Gordon requested a quorum count.

270 members having answered, a quorum was present.

Motion for the previous question Adopted.

A division was requested.

It being manifestly in the affirmative, the motion carried.

HB 1023 indefinitely postponed.

HB 1030

providing supplemental appropriations and related matters. Ought to pass with amendment. Rep. Drake for Appropriations.

AMENDMENT

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Appropriations. The sums appropriated in this act shall be paid out of the treasury of the state for the purposes specified

for the branches and departments named for the fiscal years ending June 30, 1972 and June 30, 1973. Said appropriations are in addition to any other appropriations made for said fiscal years for any of said branches or departments.

2 Laconia State School. There is hereby appropriated to:

Laconia state school:	Fiscal Year 1972	Fiscal Year 1973
Custodial care:		
Current expense	\$8,000	\$8,000
Purchases of food	46,260a	46,260a
Total	\$54,260	\$54,260
Maintenance of plant:		
Personal services:		
other	750
Professional care and treatment:		
Current expenses	4,000	4,000
Total for Laconia state school	\$58,260	\$59,010

3 Vocational Rehabilitation. There is hereby appropriated to:

Vocational Rehabilitation:		
Blind Rehabilitation		
Case services	\$61,950
Less estimated federal funds	49,560
Net appropriation	\$12,390
Vocational Rehabilitation:	Fiscal Year 1972	Fiscal Year 1973
Case services	\$438,155y
Less estimated federal funds	350,524
Net appropriation	\$87,631
Total for vocational rehabilitation	\$100,021

4 Water Pollution Commission. There is hereby appropriated to:

Water Pollution Commission:	Fiscal Year 1972	Fiscal Year 1973
State aid grants	\$486,500cy

5 Emergency Employment Act. Notwithstanding any other provisions of law to the contrary, in order to carry out the purposes and requirements of the Emergency Employment Act, the governor and council and any person employed under or contracted with under the provisions of said act shall mark or keep any records or reports, oral or written, as required by said act to qualify under the provisions thereof, to include but not be limited to records or reports which show or tend to show the race, color, ethnic origin, creed or religion of any individual.

6 Centralized automated Data Processing. There is hereby appropriated to:

Centralized automated Data Processing:

	Fiscal Year 1972	Fiscal Year 1973
Salary of manager of computer programming	\$14,900	\$15,700
Other personal services:		
Permanent	130,335	240,951
Other	38,000	38,000
Current expenses	261,508	302,084
Travel:		
Out of state	2,000	2,000
Equipment	5,550	1,000
Other expenditures		
Miscellaneous	1,000	1,000
Total	\$453,293do	\$600,375do
Less estimated federal funds	\$253,402	\$161,413
Less estimated revenue	293,267	354,236
	<u>546,669</u>	<u>515,649</u>

Net appropriation, centralized data processing \$—93,376

\$85,086

7 Authorizing transfer of personnel currently engaged in Data Processing work and related appropriations therefor. Other provisions of law notwithstanding, the governor and council at the request of the director of centralized data processing and with the concurrence of the department or agency head concerned may:

I. Authorize the transfer of personnel for operational purposes within any division or functional unit of a department or between departments as necessary or desirable to best carry out the purposes of effecting the proper implementation of centralized data processing.

II. Authorize the comptroller to transfer the related appropriated funds, as required to effect the transfer of personnel between departments.

III. Authorize the director of the division of accounts, to make or modify such rules and regulations and establish such procedures, as may be required to establish, operate and maintain an efficient and economical data processing payroll procedure for all public officers and employees.

8 Footnote Amended. Amend 1971, 557:75 by striking out the footnote lettered ca. and inserting in place thereof the following:

ca. This appropriation shall not be transferred or expended for any other purpose, and any expenditures shall have prior approval of the director of the department of centralized automated data processing, and in the event that said department does the work for which these funds are appropriated, the required funds upon billing by the department are to be paid to it and included as part of its estimated revenue.

9 Footnote Added. Amend 1971, 557:75 by adding at the end thereof the following new footnote:

do. In addition to any funds appropriated hereby, any excess over the estimated revenue may be expended by the department of centralized automated data processing with the prior approval of the governor and council.

10 Correction of Error in Capital Improvements Act. Amend 1971, 559:8 by striking out said section and inserting in place thereof the following: 559:8 Bonds Authorized. To provide funds for the appropriations made in sections 1, 2, 3 and 16 of this act the state treasurer is hereby authorized to borrow upon the credit of the state not exceeding the sum of eleven million, four hundred and sixty-six thousand six hundred sixty-five dollars and for said purposes may issue bonds and notes in the name and on behalf of the state of New Hampshire in accordance with the provisions of RSA 6;A. Provided however that the bonds issued for the purposes of section 3 of this act shall have a maturity date of thirty years from the date of issue.

11 Maintenance of Old Savings Bank Building. The following sums are hereby appropriated to be expended by the comptroller for the maintenance and operation of the so-called old New Hampshire savings bank building:

	Fiscal Year 1972	Fiscal Year 1973
Personal Services		
Permanent	\$13,559	\$21,352
Current expenses	21,750	27,400
Equipment	—0—	950
	<hr/>	<hr/>
	\$35,309	\$49,702
Less estimated		
revenue	35,309	49,702
	<hr/>	<hr/>
Net appropriation	\$—0—	\$—0—

12 Secretary of State. There is hereby appropriated to:

Secretary of State:

Elections division

Other expenditures:

Printing and binding	\$30,000g	\$.....
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13 Division of Welfare. There is hereby appropriated to:

Division of Welfare:

I State Office

Office of Director

Current expenses	\$13,466	\$20,199
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Other expenditures:

Social Security	2,659	5,318
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Blue Cross and insurance	259	517
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Employees' retirement	1,789	3,577
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Total	\$18,173	\$29,611
-------	----------	----------

II Business Management

Personal services

Permanent	\$10,533	\$21,067
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Travel:

In state	125	249
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Out-of-state	43	87
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Equipment	1,550
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Total	\$12,251	\$21,403
-------	----------	----------

Fiscal Year 1972

Fiscal Year 1973

III Medical services

Administration

Personal services:

Permanent	\$36,528	\$73,056
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Travel

In state	747	1,494
----------	-----	-------

Out-of-state	261	522
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Equipment	3,032
-----------	-------	-------

Total	\$40,568	\$75,072
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Total Division of Welfare	\$70,992	\$126,086
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Less transfer re: administration from federal grants	51,455	91,113
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Net appropriation for Division of Welfare	\$19,537	\$34,973
---	----------	----------

14 Special Board. There is hereby appropriated to the special board established by 1969, 387:6 as amended by 1971, 329 for the biennium ending June 30, 1973 the sum of twenty thousand dollars. The governor is authorized to draw his warrant for said sum out of any money in the treasury not otherwise appropriated.

15 New Hampshire Hospital. There is hereby appropriated to:

New Hampshire Hospital:	Fiscal Year 1972	Fiscal Year 1973
Custodial care:		
Current expenses	\$—110,000	\$.....
Purchases from institution's farms	110,000ac
	<hr/>	
Total	\$—0—	\$.....

16 Division of Budget Control. There is hereby appropriated to:

Division of Budget and Control:		
Council of state government	\$8,834	\$8,834

17 Attorney general's department. There is hereby appropriated to:

Attorney general's department:		
Administrative and general services		
	Fiscal Year 1972	Fiscal Year 1973
Other expenditures		
United States v. Maine, New Hampshire, et al.	\$—5,000a	\$.....
United States v. Maine, New Hampshire, et al.	5,000dh
Commission on uniform laws	638	638
Total for attorney general's department	\$638	\$638
	<hr/>	<hr/>

18 Judicial branch. There is hereby appropriated to:

Judicial branch: Superior court		
Salaries of judges	\$26,000	\$52,000
	<hr/>	<hr/>

19 Public works and highways. There is hereby appropriated to:

Public works and highways:		
	Fiscal Year 1972	Fiscal Year 1973
I Bridge maintenance		
Personal services		
Permanent	\$10,000	\$.....
II Materials & research		
Personal services		
Permanent	7,350
III Mechanical division		
Personal services		
Permanent	10,900
IV Road maintenance		
Personal services		
Permanent	77,500
V Traffic division		
Personal services		
Permanent	7,600
VI Legislative specials		
Oasi	5,900

Safety department —
for commissioner,
division of motor
vehicles, state
police and safety
services

35,324

35,824

Total for public works
and highways

\$154,574

\$35,824

Less estimated revenue
and balance: available
from estimated lapses
and balance

154,574

35,824

Net appropriation for public works and highways \$—0—

\$—0—

20 Central New Hampshire turnpike. There is hereby ap-
propriated to:

Central New Hampshire turnpike:

Fiscal Year 1972

Fiscal Year 1973

I Operation

Personel services

Permanent

\$3,400

\$.....

Current expenses

6,017da

5,837db

Total

\$9,417

\$5,837

II Maintenance

Personal services

Permanent

\$3,300

\$.....

Current expenses

170

.....

Total

3,470

.....

Fiscal Year 1972

Fiscal Year 1973

Total for central New Hampshire turnpike

\$12,887

\$5,837

Less estimated revenue

12,887

5,837

Net appropriation

\$—0—

\$—0—

21 Eastern New Hampshire turnpike. There is hereby ap-
propriated to:

Eastern New Hampshire turnpike:

Fiscal Year 1972

Fiscal Year 1973

I Blue Star memorial highway

(a) Operation

Personal services

Permanent

\$2,750

\$.....

Current expenses

3,064dc

2,919dd

Total

\$5,814

\$2,919

(b) Maintenance

Personal services

Permanent

\$1,850

\$.....

Current expenses

100

.....

Total

1,950

.....

Total for Blue Star memorial highway

\$7,764

\$2,919

II Spaulding turnpike

(a) Operation

Personal services

Permanent

\$2,110

\$.....

Current expenses

3,028de

2,918df

Total

\$5,138

\$2,918

(b) Maintenance

Personal services

Permanent

\$1,500

\$.....

Current expenses

80

.....

Total

\$1,580

\$.....

Total for Spaulding turnpike

\$6,718

\$2,918

Total for Eastern New

Hampshire turnpike

14,482

5,837

Less estimated revenue

14,482

5,837

Net appropriation

\$—0—

\$—0—

22 Department of safety. There is hereby appropriated to:

Department of safety:

I Division of motor vehicles

Administration

Other personal services

Other

\$18,180

\$18,680

Other expenditures:

Oasi, retirement, blue

cross and insurance

1,018

1,018

Total for division of

motor vehicles

\$19,198

\$19,698

Fiscal Year 1972

Fiscal Year 1973

Less transfer from

highway fund

19,198dn

19,698dn

Net appropriation,

division of motor

vehicles

\$—0—

\$—0—

II Division of state police

Traffic bureau

Travel

In state

\$19,500

\$19,500

Other expenditures:

Oasi and retirement

8,300

8,300

Total

\$27,800

\$27,800

Less transfers from turnpikes

11,674

11,674

Less transfers from highway fund

16,126

16,126

Net appropriation for traffic bureau

—0—

—0—

Total for department of safety

\$—0—

\$—0—

23 Corrections in Budget Act. Amend 1971, 557:39, I, relative to New Hampshire turnpike, by striking out the line item

“Current expenses 195,046 191,689” and inserting in place thereof the line (Current expenses 195,046da 191, 689db)

24 Turnpikes. Amend 1971, 557:75 relative to turnpikes by striking out footnotes da, db, dc, dd, de, and df and inserting in place thereof the following:

da. Within this appropriation an amount not to exceed \$99,398 shall be available for reimbursement to the division of state police.

db. Within this appropriation an amount not to exceed \$99,658 shall be available for reimbursement to the division of state police.

dc. Within this appropriation an amount not to exceed \$49,700 shall be available for reimbursement to the division of state police.

dd. Within this appropriation an amount not to exceed \$49,830 shall be available for reimbursement to the division of state police.

de. Within this appropriation an amount not to exceed \$49,698 shall be available for reimbursement to the division of state police.

df. Within this appropriation an amount not to exceed \$49,828 shall be available for reimbursement to the division of state police.

25 Estimated Federal Funds. If under any **appropriation** in section 2 through 22 the federal grant received is less than estimated, the total appropriation shall be reduced by the amount of reduction in federal estimates and the applicable state matching funds.

26 Footnotes:

a. The funds in this appropriation shall not be transferred or expended for any other purpose.

g. The funds in this appropriation shall not be transferred or expended for any other purpose and shall not lapse until June 30, 1973.

y. Funds appropriated in accordance with the provisions of the Federal Civilian Vocational Rehabilitation Act shall not lapse, but shall be carried over to the following year for the pur-

pose of earning additional federal matching funds. Notwithstanding the provisions of RSA 9:17-a and RSA 99:4 with the approval of the Governor and Executive Council, funds may be transferred within line items in order to fully utilize federal funds for vocational rehabilitation of disabled persons.

ac. The amount shown in this appropriation shall be for products used from the institution's farm. No part of this amount shall be transferred to any other appropriation or expended for any other purpose. The institution's farm shall receive credit for all products used even though in excess of the amount shown.

cy. The sum hereby appropriated shall not lapse, but shall be added to the appropriation of the commission in any succeeding fiscal year, to be used for the purpose herein contained.

da. Within this appropriation an amount not to exceed \$99,398 shall be available for reimbursement to the division of state police.

db. Within this appropriation an amount not to exceed \$99,658 shall be available for reimbursement to the division of state police.

dc. Within this appropriation an amount not to exceed \$49,700 shall be available for reimbursement to the division of state police.

dd. Within this appropriation an amount not to exceed \$49,830 shall be available for reimbursement to the division of state police.

de. Within this appropriation an amount not to exceed \$49,698 shall be available for reimbursement to the division of state police.

df. Within this appropriation an amount not to exceed \$49,828 shall be available for reimbursement to the division of state police.

dh. These funds shall be non-lapsing and shall not be transferred or expended for any other purpose.

dn. Motor vehicle registration revenue and license revenue in excess of estimates may be expended upon prior approval of the governor and council for costs related to increased motor vehicle registration and increased licenses respectively.

do. In addition to any funds appropriated hereby, any excess over the estimated revenue may be expended by the department of centralized automated data processing with the prior approval of the governor and council.

27 Effective Date. This act shall take effect on passage.

Rep. Raiche explained his position re HB 1030 and other matters that came before the House during last Wednesday's session.

Rep. Drake explained the amendment.

The Speaker instructed that Rep. Drake's figures be printed in the Journal.

Addendum to
Continued Permanent Personnel Services — Classified
1971 Session of the General Court

New Positions

HB 1030 — Section 6	1972	1973
Centralized Data Processing		
(1972 salaries est. @ 75% of annual cost)		
Reinstatement of Abolished Positions		
0006 Management Info. System Analyst	\$8,903	\$12,587
0007 Management Info. System Analyst	8,903	12,587
0011 Management Info. System Analyst	8,903	12,587
0014 Computer Application Prog. I	5,880	8,304
0015 Computer Application Prog. II	7,297	10,338
0038 Computer Application Prog. II	7,297	10,338
	1972	1973
0039 Computer Application Prog. II	7,297	10,338
0043 Management Info. System Analyst	8,903	12,587
0045 Management Info. System Analyst	8,903	12,587
New Positions (Based on 75% of Annual Cost-1972)		
1 Clerk IV	4,236	5,902
3 Sr. Computer Programmer	18,825 (2)	39,278 (1)
6 Computer Programmer	20,891 (3)	57,534 (3)
3 Keypate Operators	—	12,861 (3)
4 Control Clerks (Data)	9,965 (3)	17,716 (1)
1 Librarian Asst. III	4,302	5,090

Section 11

Administration & Control

(1972 salaries based on 65% of annual cost)		
4 Building Service Workers I	10,756	16,915
1 Building Service Workers II	2,803	4,437

Section 13

Grade 1972 1973

Health & Welfare

Welfare, State Office

Medical Services, Administration

1 Ass't Chief Medical Social Services	23 (½ yr)	\$4,878	\$10,072
1 Medical Service Consultant	21 (½ yr)	4,406	9,076

1 Pharmacist	24 (½ yr)	5,113	10,554
1 Claims Agent (Health Care)	21 (½ yr)	4,405	9,075
1 Physician	32 (½ yr)	7,453	15,367
1 Public Health Nurse Consultant	10 (½ yr)	4,039	8,338
2 Clerk Stenos II	6 (½ yr)	4,604	9,427
Business Management			
2 Statistical Clerk II	11 (½ yr)	5,648	11,550
1 Contract Management Systems Analst	25 (½ yr)	5,499	11,353

Unclassified
New Positions

Section 6			
Centralized Data Processing			
Manager of Computer Programming		14,900	15,700
Section 18			
Judicial Council			
Funding for 2 Superior Court Judges based on population increase		26,000	52,000

Rep. Drake for the Committee on Appropriations.

Rep. O'Connor spoke against HB 1030.

Rep. George Roberts spoke in favor of HB 1030.

Rep. Joseph Cote moved that the words, inexpedient to legislate, be substituted for the committee report, ought to pass with amendment, and spoke against HB 1030.

Rep. James O'Neil spoke against the motion.

Rep. Dion moved the previous question on the entire subject matter.

Adopted.

Rep. Joseph Cote requested the yeas and nays; sufficiently seconded by five members.

ROLL CALL

YEAS:29 NAYS:252

YEAS

HILLSBOROUGH COUNTY:

Humphrey, Howard S., Eaton, Joseph M., Barnard, Karnis, Eaton, Clyde S., Belzil, Desmarais, Lachance, Chamard, Dwyer, Cote, Joseph L., Walsh, Clancy, Lynch, John T., Leclerc, Cheverette, St. Onge, Sweeney, Levasseur, Burke, O'Connor, Timothy K.

MERRIMACK COUNTY:

Hardy, Gordon.

ROCKINGHAM COUNTY:

Soule, O'Neil, Robert E., Schwaner.

STRAFFORD COUNTY:

None

SULLIVAN COUNTY:

None

BELKNAP COUNTY:

None

CARROLL COUNTY:

Webster.

CHESHIRE COUNTY:

Cournoyer.

COOS COUNTY:

None

GRAFTON COUNTY:

Sears.

NAYS

HILLSBOROUGH COUNTY:

Monier, Poehlman, Colburn, Mann, Arthur F., Murray, Heald, Philip C., Warren, Carter, Coburn, Ferguson, Bragdon, Spalding, Kenneth W., Brocklebank, Hall, Bouchard, Maurice L., Belcourt, Lesage, Drabinowicz, Cote, Margaret S., Boisvert, Wilfrid A., Grandmaison, Sirois, Gabriel, Alukonis, Bednar, Keeney, Rodgers, Peabody, Arthur H., Lyons, Bridges, Van Loan, Abbott, Ainley, Milne, Zachos, Ackerson, Montplaisir, Murphy, Francis, Dion, Duhaime, Armand L., Cullity, McDermott, Manning, Spirou, Sysyn, Simard, Raiche, Robinson, Belanger, Lynch, Doris T., Clear, Lamy, Murphy, Dennis J., Martineau, Vachon.

MERRIMACK COUNTY:

Sherman, Bigelow, Parker, Harry C., Reddy, Hanson, Enright, Riley, Gamache, Little, Bartlett, Avery, Perkins, Kopperl, Thompson, Doris L., Burleigh, Piper, Chapley, Greeley, Mattice, Humphrey, James A., Michels, Cate, York, Edward H., Davis, Alice, Haller, Cheney, Charles H., McLane, Miner, Underwood, Howland, MacDonald, Sanders, Wilson, Ralph W., Glavin, Howard, C. Edwin, Woodward, Noble, Welch, Shirley B., Tarr.

ROCKINGHAM COUNTY:

Stimmell, Wilson, Helen F., Griffin, Margaret A., Adams, MacGregor, Read, Senter, Lovell, Gelt, Morrison, Sayer, Smith, Philip A., Clark, Ernest D., Palmer, Spollett, Benton, Greenwood, Goodrich, Vey, Scamman, Eastman, Page, Varrill, Fiske, Casassa, Cunningham, Langley, Leavitt, Greene, Lockhart, Keefe, Maynard, McEachern, Chandler, Palfrey, Bowles, Levy.

STRAFFORD COUNTY:

McIntire, Brown, Canney, Smith, Elmer C., Clark, Shirley M., Cochrane, Tirrell, Joncas, Maloomian, Habel, Ineson, Thompson, Barbara C., Carignan, Ruel, Sylvain, Dunlap, Preston, Balomenos, Tripp, Leighton, Peabody, Raymond B., Bernard, Webber, Fellows, Mudgett, Young, Kinney, Parnagian.

SULLIVAN COUNTY:

Townsend, Chase, Donald R., Gaffney, Rousseau, Campbell, Spaulding, Roma A., Barrows, Burrows, D'Amante, Downing, Saggiotes, Edes, Fleming, Williamson.

BELKNAP COUNTY:

French, Lawton, Wuelper, Roberts, George B., Mutzbauer, Hood, Drouin, Head, Prescott, Maguire, Whittemore.

CARROLL COUNTY:

Howard, Donalda K., Cox, Davis, Esther M., Lagroe, Hayes, Conley, Davis, Dorothy W., Chase, Russell C., Claflin.

CHESHIRE COUNTY:

Johnson, Edward A., Churchill, Trowbridge, Yardley, McGinness, Allen, Bennett, Coughlin, Dunham, Hackler, O'Neil, James E., Mallat, Raymond, Vogel, Saunders, Heald, Cleon E., Streeter, Barker, Drew.

COOS COUNTY:

Cook, Huggins, Bushey, Mayhew, Drake, Lee, Burns, Olsson, Dubey, Fortier, Studd, Brungot, Oswell, Gagnon, Theriault, Kidder, Richardson, Mabel L.

GRAFTON COUNTY:

Gardner, Van H., Rich, Tilton, Higgins, McGee, Brummer, Chamberlin, LaMott, Mann, Ezra B., Menge, Bradley, David H., Nutt, Gemmill, Dow, Duhaime, Roger M., Tremblay, Dudley, Merrill, Altman, Blain, Hopkins, Buckman, Bell.

Reps. Gerry Parker, Gay, Hamel and William Andrews wished to be recorded as voting "no".

Rep. Homer J. Forcier wished to be recorded as voting "yes".

and the motion to indefinitely postpone HB 1030 failed.

Committee amendment adopted.

Ordered to third reading.

SUSPENSION OF RULES

On motion of Rep. James O'Neil, the rules of the House were so far suspended as to place HB 1030 on third reading and final passage by title only at the present time.

Third reading and final passage by House

HB 1030

providing supplementary appropriations and related matters.

RECESS

AFTER RECESS

SENATE MESSAGE

CONCURRENCE ON HB WITH
SENATE AMENDMENT

HB 1018, relative to medical payments covered in motor vehicle liability insurance policies.

Rep. Bigelow moved that the House non-concur and set up a committee of conference.

Adopted.

The Speaker appointed Reps. Bigelow, Coughlin and Mal-lat.

Rep. Zachos moved to discharge the committee of conference on HB 959, to clarify superior court writs, and appoint a new committee.

Adopted.

The Speaker appointed Reps. Andrews, Doris Lynch and Parnagian.

SENATE MESSAGE

CONCURRENCE ON HB WITH
SENATE AMENDMENT

HB 1020, legalizing the town meetings of Amherst, Exeter and Salem.

Rep. Cleon Heald moved that the House non-concur and set up a committee of conference.

Rep. Greenwood explained his position on the Senate amendment to HB 1020.

Rep. Maynard spoke against the motion.

Rep. George Roberts spoke in favor of the motion.

Motion adopted.

The Speaker appointed Reps. Cleon Heald, Spirou and George Roberts.

Rep. Vachon offered the following Joint Resolution:

JOINT RESOLUTION

Resolved by the House, the Senate concurring, that HB 640, establishing a line item budget for the city of Manchester be referred to an interim study committee consisting of the joint committee of the representatives and senators from Manchester.

The Clerk read the resolution in full.

Resolution adopted.

Reps. James O'Neil and Raiche offered the following resolution:

RESOLUTION

Congratulations and Recognition

Whereas, the state of New Hampshire has undertaken the arduous task of reapportioning its representative district, and

Whereas, the Honorable Russell Chase and members of his reapportionment committee worked diligently to procure fair and equal districts, and;

Whereas, the reapportionment committee, working under the guiding hand and leadership of the Honorable Russell Chase, has given a great deal of time and effort in the interests of the people of New Hampshire, to the problems of reapportioning our 400 member House of Representatives, 24 member Senate, five member executive councilor districts, and two congressional districts and;

Whereas, because of the exceptional size of our legislative body, being the third largest in the English speaking world, and;

Whereas, the task of reapportioning the state of New Hampshire is undoubtedly the most difficult in the United States of America;

Therefore, be it resolved that the New Hampshire House of Representatives joins in recognizing and congratulating the efforts of Representative Russell Chase of Wolfeboro and his committee members giving them thanks and appreciation for their efforts on behalf of the State of New Hampshire.

The Clerk read the resolution in full.

Unanimously adopted.

SENATE MESSAGES

ACCEDED REQUEST FOR COMMITTEE OF CONFERENCE

HB 1020, Legalizing the town meetings of Amherst, Exeter and Salem.

The President appointed Sens. Porter and Lamontagne.

CONCURRENCE HB WITH SENATE AMENDMENT

HB 1022, establishing the ward lines for the city of Portsmouth.

Rep. Maynard moved that the House non-concur and that a committee of conference be set up.

Adopted.

The Speaker appointed Reps. Maynard, Levy and Palfrey.

SENATE CONCURRENCE

HB 1032, establishing the ward lines for the city of Keene and relative to city councilmen.

HB 1035, establishing ward lines for the city of Berlin.

HB 1024, to revise the city charter of Nashua by establishing new ward lines.

HB 1021, providing that all representatives to the general court from the city of Lebanon shall be elected at large.

HB 1025, establishing the ward lines for the city of Concord and amending the charter of said city.

HB 1017, relative to providing child benefit services.

HB 1029, conforming New Hampshire statutes to the federal voting rights act of 1970.

HB 1028, relative to the sale of sweepstakes tickets on Sunday, and exempting servicemen from payment of the residence tax.

ENROLLED BILLS REPORT

HB 1017, relative to providing child benefit services.

HB 1021, providing that all representatives to the general court from the city of Lebanon shall be elected at large.

HB 1024, to revise the city charter of Nashua by establishing new ward lines.

HB 1025, establishing the ward lines for the city of Concord and amending the charter of said city.

HB 1035, establishing the ward lines for the city of Berlin.

HB 1032, establishing the ward lines for the city of Keene, and relative to city councilmen.

HB 1029, conforming New Hampshire statutes to the federal voting rights act of 1970.

HB 1028, relative to the sale of sweepstakes tickets on Sunday and exempting servicemen from payments of the residence tax.

Phyllis M. Keeney
For The Committee

UNANIMOUS CONSENT

Rep. Russell Chase addressed the House by unanimous consent.

COMMITTEE OF CONFERENCE REPORT

HB 322, relative to dogs pursuing game.

The committee of conference to which was referred House Bill No. 322, relative to dogs pursuing game, having considered the same report the same with the following recommendation:

That the senate and house each adopt the following amendment to the bill:

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Dogs at Large Pursuing Game. Amend RSA 466:33 as amended by 1957, 154:1 and 1961, 126:2, 149:1 by striking out said section and inserting in place thereof the following

new section: 466:33 Dogs at Large. It shall be unlawful for the owner or custodian of any dog to permit such dog to run at large on the land of another in territory inhabited by game birds or quadrupeds, or on lands where livestock is pastured, between January first and September first of any year, provided that bobcat may be hunted between January first and June first with dogs under the owner's control and supervision and further provided that hares and rabbits may be hunted with dogs during the open season therefor under the owner's control and supervision. Provided that any organized club may hold an American Kennel Club licensed or sanctioned field trial on game which is otherwise protected. Said club shall secure permission from the owner of the land on which said trial is to be held, and shall notify the director of the fish and game department, at least two weeks in advance, of the date and place of the trial. Whoever violates the provisions of this section shall be fined not more than twenty dollars.

Rep. Philip Heald

Rep. Hayes

Rep. Huggins

Conferees on the Part of the House

Sen. Koromilas

Sen. Morrisette

Conferees on the part of the Senate

The Clerk read the committee of conference report.

Rep. Philip Heald explained the report.

Committee of Conference Report adopted.

SENATE MESSAGES

ADOPTION COMMITTEE OF CONFERENCE REPORT

HB 322, relative to dogs pursuing game.

SENATE CONCURRENCE

HB 1013, relative to redistricting the congressional districts.

HB 1014, reapportioning the councilor districts.

HB 1031, authorizing expenditures of highway subsidy funds.

COMMITTEE OF CONFERENCE REPORT

The committee of conference to which was referred House Bill No. 1018 'An Act relative to medical payments covered in motor vehicle liability insurance policies.' having considered the same report the same with the following recommendation:

That the House recede from its position of nonconcurrence in the Senate amendment;

That the Senate recede from its position from adopting its amendment, and

That the House and Senate each adopt the following amendment to the bill:

Amend section 1 of the bill by striking out same and inserting in place thereof the following:

1 Motor Vehicle Liability Insurance Policies. Amend RSA 268:15-b (supp) as inserted by 1971; 553:2 by striking out said section and inserting in place thereof the following:

268:15-b Medical Payments. Any motor vehicle liability policy, as defined in RSA 268:1, covering a private passenger automobile and issued or delivered in this state shall provide coverage therein or supplemental thereto in an amount equal to or greater than one thousand dollars per person for medical costs incurred as a result of injuries sustained in an accident involving the insured motor vehicle, trailer, or semi-trailer by the driver and passengers in said motor vehicle, trailer, or semi-trailer. Provided that said coverage shall apply only to medical costs incurred during one year following the date the injuries are sustained.

I. For the purpose of this section the term "private passenger automobile" is defined as follows:

(a) A motor vehicle of the private passenger or station wagon type that is not used as a public or livery conveyance for passengers and is not rented to others; or

(b) Any other four-wheel motor vehicle with a gross weight not exceeding nine thousand pounds which is not principally used in the occupation, profession or business of the insured other than farming.

II. This section shall not apply to:

(a) Any policy insuring more than four automobiles, nor to any policy covering a garage, automobile sales agency, repair shop, service station, public parking place operation hazards; or

(b) Any person having equivalent medical coverage.

Rep. Bigelow

Rep. Coughlin

Rep. Mallat

Conferees on the Part of the House

Sen. Ferdinando

Sen. Leonard

Conferees on the Part of the Senate

Rep. Bigelow moved to suspend with the reading of the Committee of Conference Report.

Adopted.

Rep. Bigelow explained the report.

Committee of Conference Report adopted.

ADOPTION

SENATE COMMITTEE OF CONFERENCE REPORT

HB 1018, relative to medical payments covered in motor vehicle liability insurance policies.

SENATE ACCEDED TO REQUEST FOR COMMITTEE OF CONFERENCE

HB 1022, providing that all representatives to the general court from the city of Portsmouth shall be elected at large.

The President appointed Sens. Stephen Smith and Foley.

COMMITTEE OF CONFERENCE REPORT

The committee of conference to which was referred HB 1020 'An Act legalizing the town meetings of Amherst, Exeter and Salem' having considered the same, report the same with the following recommendation:

That the House recede from its position of nonconcurrence in the Senate amendment;

That the Senate recede from its position in adopting the amendment, and that the House and Senate each adopt the following amendment to the bill:

Amend the title of the bill by striking out the same and inserting in place thereof the following:

AN ACT

legalizing certain town meetings of Amherst, Exeter, Salem and a meeting of the city council of Portsmouth.

Amend the bill by striking out section 5 and inserting in place thereof the following:

5 Portsmouth. All the acts, votes and proceedings taken at the August 23, 1971 meeting of the Portsmouth city council, including but not limited to its action whereby it resolved itself into a charter commission and voted to submit to referendum certain amendments to the charter of the city of Portsmouth, are hereby legalized, ratified and confirmed.

6 Effective Date. This act shall take effect upon its passage.

Rep. Cleon Heald

Rep. Spirou

Rep. George B. Roberts, Jr.

Conferees on the Part of the House

Sen. Porter

Sen. Lamontagne

Conferees on the Part of the Senate

Rep. George Roberts moved to suspend the reading of the Committee of Conference Report.

Adopted.

Committee of Conference Report Adopted.

RECESS

AFTER RECESS

(Deputy Speaker in the Chair)

ENROLLED BILLS REPORT

HB 322, relative to dogs pursuing game.

HB 1013, relative to redistricting the congressional districts.

HB 1014, reapportioning the councilor districts.

HB 1018, relative to medical payments covered in motor vehicle liability insurance policies.

HB 1031, authorizing expenditures of highway subsidy funds.

Phyllis M. Keeney
For The Committee

SENATE MESSAGES

ADOPTION COMMITTEE OF CONFERENCE
REPORT

HB 1020, legalizing certain town meetings of Amherst, Exeter, Salem and a meeting of the city council of Portsmouth.

SENATE CONCURRENCE

HB 1030, providing supplemental appropriations and related matters.

HJR 56, relative to redrawing the ward lines in the city of Rochester.

ENROLLED BILLS REPORT

HJR 56, relative to redrawing the ward lines in the city of Rochester.

HB 1020, legalizing certain town meetings of Amherst, Exeter, Salem and a meeting of the city council of Portsmouth.

HB 1030, providing supplemental appropriations and related matters.

James A. Chandler
For The Committee

COMMITTEE OF CONFERENCE REPORT

The committee of conference to which was referred HB 1022, 'An Act establishing the ward lines for the city of Portsmouth' having considered the same report the same with the following recommendation:

That the Senate recede from its position of adopting its amendment and the House recede in its position of nonconcurrency with the Senate amendment and that the Senate pass the bill in the form, and as received, from the House.

Rep. Maynard

Rep. Palfrey

Rep. Levy

Conferees on the Part of the House

Sen. S. Smith

Sen. Foley

Conferees on the Part of the Senate

Rep. Bowles spoke against the report.

Committee of Conference Report adopted.

SENATE ADOPTION
COMMITTEE OF CONFERENCE REPORT

HB 1022, establishing the ward lines for the city of Portsmouth.

ENROLLED BILLS REPORT

HB 1022, establishing the ward lines for the city of Portsmouth.

James A. Chandler
For The Committee

SENATE CONCURRENCE

HB 1015, reapportioning the House of Representatives.

HB 1026, establishing the ward lines for six wards of the city of Dover and changing representation of the council and school committee of said city.

SENATE CONCURRENCE HB WITH SENATE
AMENDMENT

HB 1019, relative to district court sessions and the salaries of justices, articles of agreement of charitable organizations and the public defender system for Merrimack County.

Rep. Zachos moved to suspend with the reading of the amendment.

Adopted.

Rep. Gordon sought recognition for the purpose of questioning a quorum.

The Speaker refused to recognize him for that purpose at that time.

Rep. Zachos explained the amendment.

Rep. Zachos moved that the House concur with the Senate amendment.

Adopted.

SENATE CONCURRENCE HB WITH SENATE
AMENDMENT

HB 1034, establishing new ward lines in the city of Manchester.

The Clerk read the amendment in full.

Rep. Robinson moved that the House non-concur and that a Committee of Conference be set up.

Adopted.

The Speaker appointed Reps. Zachos, Robinson and Vachon.

DISCHARGE COMMITTEE OF CONFERENCE
APPOINTMENT NEW COMMITTEE OF
CONFERENCE

Rep. Vachon moved that the House discharge Committee of Conference on HB 1034, establishing new ward lines in the city of Manchester.

Adopted.

The Speaker appointed new members, Reps. Milne, Robinson and Vachon.

SENATE ACCEDED TO COMMITTEE OF CONFERENCE

HB 1034, establishing new ward lines in the city of Manchester.

The President appointed Sens. Ferdinando and Provost.

SENATE CONCURRENCE JOINT RESOLUTION

Resolved by the House, the Senate concurring, that HB 640, establishing a line item budget for the city of Manchester be referred to an interm study committee consisting of the joint committee of the Representatives and Senators from Manchester.

COMMITTEE OF CONFERENCE REPORT

The committee of conference to which was referred House Bill No. 1034 'An Act establishing new ward lines in the city of Manchester' having considered the same report the same with the following recommendation:

That the Senate recede from its position of adopting its amendment and the House recede in its position of nonconcurrency with the Senate amendment and that the Senate pass the bill in the form, and as received, from the House.

Rep. Milne, Jr.

Rep. Vachon

Rep. Robinson

Conferees on the Part of the House

Sen. Ferdinando

Sen. Provost

Conferees on the Part of the Senate

The Clerk read the Committee of Conference Report.

Committee of Conference Report adopted.

The Senate adopted the committee of conference report on HB 1034.

ENROLLED BILLS REPORT

HB 1015, reapportioning the House of Representatives.

HB 1019, relative to district court sessions, the salary of justices, articles of agreement of charitable organizations, the public defender system for Merrimack County, making appropriations out of the historical fund.

HB 1026, establishing the ward lines for six wards of the city of Dover and changing representation of the council and school committee of said city.

HB 1034, establishing new ward lines in the city of Manchester.

James A. Chandler
For The Committee

RESOLUTION

Rep. Philip Moran offered the following resolutions:

Whereas, we have learned with regret of the death of Herbert I. Richardson of Randolph, and

Whereas, Herbert I. Richardson served with efficiency as a Legislator and as an attache of the House of Representatives, therefore be it

Resolved, that we, the members of the House of Representatives in General Court convened, do hereby extend our sympathy to his family, and be it further

Resolved, that a copy of these resolutions be transmitted to his family.

Adopted.

The Speaker announced the birthday of Rep. McLane Wednesday, September 29th.

Rep. Vachon moved that the House adjourn to the joint call of the presiding officers of the House and Senate.

House adjourned at 12:11 a.m.

CORRECTED INTERIM COMMITTEE APPOINTMENTS BY THE SPEAKER

HB 7, (Chapter 560) relative to the establishment of an open space land study commission, and relative to the appraisal of land.

Reps. Elmer Johnson, John Shortlidge and Robert Mayhew.

HB 63, (Chapter 67) creating an interim committee to study the problems of disposing of beverage bottles and cans.

Reps. Loring Tirrell, Ernest Brown and Adolph Burrows.

HB 71, (Chapter 540) relative to the authority of the coordinating board of advanced education and accreditation.

Rep. Robert E. Raiche.

HB 220, (Chapter 472) establishing a special committee to study the acquisition of certain dams and the feasibility of enacting a local assessment on shorelines.

Reps. Paul LaMott, Chairman, Esther Nighswander and Edgar Carignan.

HB 242, (Chapter 120) providing that the reregistration of voters be postponed until 1973 and establishing a committee to study and report on the form of checklists.

Reps. Maurice MacDonald, Donald Miner and John Shortlidge.

The following two house bills to be studied by committee established by HB 242:

HB 308, to provide forms for voter registration, and make an appropriation therefor.

HB 860, relative to the procedure for removal from checklists of the names of certain voters.

HB 248, (Chapter 111) establishing an interim commission to study flood plains.

Reps. George Kopperl, Guy Lagroe and Albert Daloz.

HB 269, prohibiting the mining of sand and gravel in the inland and tidal waters of the state.

Reps. F. Leroy Junkins and Michel Chevrette.

HB 337, (Chapter 510) establishing a commission to study and report on the goals, purposes, organization and financing of the state university system and other aspects of higher education.

Reps. James E. O'Neil, Sumner Raymond, Maurice Read, Robert Raiche and Laurence I. Radway.

HB 356, to preserve the state's landscape and its gravel supply by taxing gravel, landfill and crushed stone sold for out-of-state use and making an appropriation therefor.

Reps. Charles H. Gay and Francis Murphy.

HB 376, establishing a department of housing and making an appropriation therefor.

Reps. Kenneth Spalding, chairman, John Tilton, Nana Wilkinson, Stanley Williamson, Robert Mayhew, Florence Drouin and Otto Oleson.

HB 392, (Chapter 234) establishing an interim committee to study the problems of lowering the age of majority from 21 to 18 years of age.

Reps. David Bradley, Chairman, William Andrews, Martha Frizzell, Daniel Healy and Doris Riley.

The following senate bill to be studied by committee established by HB 392:

SB 232, providing the age of majority shall be eighteen years of age.

HB 451, (Chapter 297) establishing a commission to study and make legislative recommendations concerning the regulations and licensing requirements which apply to halfway houses.

Reps. Alice T. Knight and Armand Lemieux.

HB 463, providing for studies in each county to consider the advisability of home rule charter acts; amending certain provisions of the laws relative to counties and establishing a county regional government commission and making an appropriation therefor.

Reps. C. Robertson Trowbridge, John Gemmill, Mabel Richardson, John Menge and Shirley Clark.

HB 552, relative to excavating, filling, mining and construction in the tidal wetlands of the state, establishing tidal wetlands commission and making an appropriation therefor.

Reps. Leroy Junkins, Marguerite Fiske, Elizabeth Greene, Edmund Langley, Barbara Poehlman and Roland St. Onge.

HB 597, relative to the definition of eligible group for the marketing of motor vehicle insurance.

Reps. L. Waldo Bigelow, Chairman, Max Leighton, Fred Avery, Robert Mallat and Wilfred Tremblay.

HB 849, increasing the mileage and per diem allowance for sheriffs and their deputies.

Reps. Shirley Clark, Frank A. Maguire, Richardson Benton, John Bednar and Fred Mudgett.

HB 970, authorizing towns to regulate certain earth excavations and to issue permits therefor.

Reps. Stanley Williamson and Kenneth Spalding, Jr.

HB 991, (Chapter 401) establishing an interim committee to study no-fault automobile insurance.

Reps. L. Waldo Bigelow, John Coughlin and Donald Chase.

HJR 55, (Chapter 316) establishing a special committee to study the effectiveness of the laws relative to access to and use of public buildings by the physically handicapped.

Reps. Raymond Conley, Chairman, Ruth Griffin, Helen Wilson, James A. Sweeney, Jr., and Armand Lemieux.

HCR 12, relative to election laws.

Reps. Maurice MacDonald, Joseph Burleigh, William T. Andrews, Chris Spirou and Laurence I. Radway; Sens. Harry V. Spanos and Ferdinando.

The following senate bill to be studied by committee established by HCR 12:

SB 213, relative to sessions for correction of or additions to the checklist and for alterations of or additions to party registration.

SB 107, (Chapter 548) to reorganize the commission on interstate cooperation.

Reps. Mildred Palmer, Doris Spollett and Greta Ainley.

SB 113, (Chapter 269) to increase the penalties for driving while intoxicated or under the influence of drugs.

Reps. Stanley Hamel, Ernest R. Coutermarsh, Russell Mattice and Stanley Alukonis.

SB 219, relative to state employees' compensation.

Reps. Marshall French, Kenneth Lovell and Joseph Cote.

SB 315, (Chapter 556) relative to continuing the office space study commission.

Reps. George B. Roberts, Jr., Esther Davis and Milton Cate.

The following house joint resolution to be studied by the commission established by SB 315:

HJR 43, providing for a visitors' center in the state house.

SJR 26, providing for a special legislative committee to study the methods by which a public defender system can be implemented in the state.

Reps. Mildred Palmer, David Bradley and Romeo Theriault.

SJR 27, (Chapter 283) providing for a special legislative committee to study the feasibility of establishing a non-adversary juvenile and domestic relations court in the state.

Reps. Kimon Zachos, Barbara Underwood and Doris Lynch.

SJR 28, (Chapter 549) establishing a committee to study the feasibility of off track betting.

Reps. Sandra Balomenos, Daniel Brocklebank and William Gullity.

SJR 35, (Chapter 388) establishing a commission to study the restructuring of the tax commission.

Reps. George Roberts, Norman Milne and Shirley Clark.

RSA 8-C:2 Data Processing Commission.

Sen. John R. Bradshaw; Rep. George B. Roberts.

RSA 17-A Legislative Services Committee.

Sens. John R. Bradshaw, Roger A. Smith, Harry V. Spanos; Reps. Marshall W. Cobleigh, Arthur M. Drake, Robert E. Raiche.

RSA 17-C:2 Committee on legislative orientation.

Reps. Joseph Fleming, Gordon Flint and Sara Townsend.

RSA 167-A:1 State Council on Aging.

Rep. C. Edwin Howard.

RSA 170:2-a Advisory committee: (Child-placing and child-caring agencies).

Reps. Richard Cummings and Kenneth Senter.

RSA 200-G:2 Education commission of the States.

Rep. John Gemmill.

Laws of 1967 Chapter 380:11 Legislative Historical Committee.

Sens. John R. Bradshaw, Stephen W. Smith, Harry V. Spanos; Reps. Marshall W. Cobleigh, George B. Roberts, Jr., Robert E. Raiche.

RSA 383:20 Bank Advisory Board.

Reps. Samuel Reddy and Harold Burns.

Laws of 1961, 221:16 Advisory Committee to study salaries of state officials.

Rep. Maurice MacDonald.

Flammable Fabrics Study (Speaker's Special Committee).

Reps. Samuel Reddy, Chairman, Vera Goodrich, Barbara C. Thompson, Helen Maloomian and John H. Perkins.

Standardization of Reports by State Agencies (Speaker's Special Committee).

Reps. Richardson D. Benton, Chairman, John Michels and Chris Spirou.

ADMINISTRATIVE COMMITTEE OF DISTRICT AND MUNICIPAL COURTS

HB 173, increasing the revocation of license from sixty days to one year for driving while intoxicated and increasing to one year the revocation of license for refusing to consent to a blood test.

HB 363, eliminating peace bonds in cases of appeals from conviction of driving while intoxicated or reckless driving.

LIQUOR COMMISSION

HB 200, to establish a state liquor store in West Lebanon, and making an appropriation therefor.

N. H. DIVISION OF PUBLIC HEALTH

SB 225, restricting the use of amphetamine-type drugs.

TRAFFIC SAFETY COMMISSION

SB 212, to reduce motor vehicle repair costs and insurance rates.

JUDICIAL COUNCIL

HB 417, relative to students civil rights.

HB 438, requiring posting of a danger sign on piers or wharves while devices for the prevention of the formation of ice are in operation.

HB 498, relative to mandatory arbitration of claims where the amount involved is three thousand dollars or less.

HB 572, establishing the marketability of title to real property after twenty-five years unless notice is recorded.

HB 585, providing for the forfeiture of motor vehicles and other property used in violations of the controlled drug act involving narcotic drugs.

HB 595, relative to the percentage disposition of fines received by municipal court.

HB 628, relative to trespasses on private property.

HB 829, adopting a uniform moving traffic violation citation system.

HB 866, to provide for termination of certain charitable trusts.

HB 984, relative to parental liability for damages caused by negligent or reckless operation of automobiles by dependent minor children.

HB 996, relative to the posting and publication of notices of fiduciaries.

SB 33, establishing a curfew for minors under sixteen.

SB 57, requiring hospitals to admit patients of any physician licensed to practice in the state.

SB 81, authorizing tests on the bodies of certain motor vehicle accident fatalities to determine the content of alcohol in their blood.

SB 193, defining the crime of begetting a woman with child and giving jurisdiction to the district courts.

SB 227, providing for equitable actions against polluters of the air, water and other natural resources of the state.

SB 231, to transfer certain costs of the superior court from the counties to the state, and making an appropriation therefor.

SB 246, to transfer certain costs of the superior court from the counties to the state, and making an appropriation therefor.

SB 293, to provide for the citizen's right to sue to protect against damage to the environment.

CACR 28, relating to conservation of natural resources and scenic beauty. Providing that the policy of the state shall be the acquisition and preservation of lands as state nature and historical preserve.

HJR 49, (Chapter 265) requesting the judicial council to study and make recommendations relative to the uniform partnership act.

FISCAL COMMITTEE

HJR 16, transferring certain accumulated income to the special teacher competence fund.

HJR 40, (Chapter 469) to evaluate the utilization of state owned vehicles.

SJR 34, establishing a commission to study the New Hampshire Retirement System.

BILLS REFERRED TO
STANDING STUDY COMMITTEES

APPROPRIATIONS (Joint with Senate Education)

SB 203, amending the percentage limit of out-of-state students enrolled at the UNH.

BANKS AND INSURANCE (Joint with Senate Banks, Insurance and Claims)

SB 162, relative to interest and service charges on overdue accounts.

SB 205, relative to interest rates on loans being charged by banks.

CONSTITUTIONAL REVISION (Joint with Senate Judiciary)

HCR 1, resolution requesting Congress to call a convention for the purpose of amending the U. S. Constitution to provide for intergovernmental sharing of federal income tax revenue.

ENVIRONMENTAL QUALITY AND AGRICULTURE

(Joint with Senate Public Works and Transportation)

HB 672, requiring the disclosure of gasoline octane rating. (Joint with Senate Ways and Means and Administrative Affairs)

HB 951, establishing a N. H. fruit and wine marketing committee.

(Joint with Senate Public Works and Transportation)

HB 977, regulating the construction of mobile home parks.

EXECUTIVE DEPARTMENTS AND ADMINISTRATION

(Joint with Senate Executive Departments, Municipal and County Governments)

HB 37, to clarify certain provisions of law relative to psychologists and relative to increase in fees.

HJR 48, establishing a commission to establish qualifications for real estate appraisers.

SB 76, establishing a state science and technology office in the office of the governor, and making an appropriation therefor.

SB 263, establishing a department of environmental control and merging therein the department of fish and game, the department of agriculture, the divisions of parks and resources development of the department of resources and economic development, the water supply and pollution control commission, the water resources board and the office of state planning.

SB 268, transferring the division of promotion to the office of the governor.

SB 269, creating an industrial development authority.

SB 270, transferring the division of graphic arts to the office of the governor.

SB 271, transferring the service of community recreation to the office of the governor.

SB 272, transferring the office of state geologist to the office of the governor.

FISH AND GAME (Joint with Senate Recreation and Development)

HB 472, establishing the time when beaver may be trapped in Coos County.

HB 587, establishing limits on the season for taking wild deer.

SB 66, requiring persons engaged in the hunting of big game animals to display on their person a minimum amount of color known as hunter orange.

HOUSE JUDICIARY

HB 760, exempting managers of public motion picture houses from the obscenity statute under certain conditions.

JUDICIARY (Joint with Senate Judiciary)

HB 105, clarifying the commitment of juveniles.

HB 218, referring the Uniform Controlled Substance Act to the Legislative Study Committee.

HB 379, increasing the penalties for operating a motor vehicle after revocation or suspension of license.

SB 32, recognizing common law marriage after thirty days cohabitation for the purpose of certain support obligations.

SB 97, relative to conflict of interest for certain public officials.

SB 229, to limit the holder in due course doctrine in consumer credit.

SB 234, providing for consumer product warranty protection.

SJR 23, requesting the legislative study committee to study and make recommendations relative to the Uniform Consumer Credit Code.

LABOR, HUMAN RESOURCES AND REHABILITATION

(Joint with Senate Public Health, Welfare and State Institutions)

HB 249, relative to the definition of permanently and totally disabled.

(Joint with Senate Ways and Means and Administrative Affairs)

HB 380, providing for procedures for hearings and elections relative to management-employee relations in state government.

SB 260, to authorize the labor commissioner to set standards to assure safe and healthful working conditions for working men and women; to permit this state to maintain the highest degree of autonomy and at the same time take advantage of available financial assistance from the federal government; and

to provide for research, information, education, and training in the field of occupational safety and health.

MANCHESTER DELEGATION (Joint House and Senate)

HB 640, establishing a line item budget for the city of Manchester.

MANCHESTER DELEGATION (SPECIAL COMMITTEE APPOINTED BY CHAIRMAN OF DELEGATION) ;

Reps. Robert Robinson, Forsaith Daniels, Elmer Ackerson, William McDonough, Daniel Healy, Armand Lemieux, Michel Chevette and Robert E. Raiche; Marcel A. Vachon, ex officio.

HB 859, relative to pensions for employees of the city of Manchester.

MERRIMACK COUNTY DELEGATION

HB 720, authorizing the county convention to establish the salary of the Merrimack county sheriff.

HB 1004, relating to the election of Merrimack county commissioner.

MUNICIPAL AND COUNTY GOVERNMENT (Joint with Senate Executive Departments, Municipal and County Governments)

HB 1003, to indemnify officers and employees of municipalities and school districts from liability for damages, and to allow insurance coverage for the liability.

HB 1007, providing for an emergency temporary zoning ordinance and for its adoption by the selectmen.

PUBLIC HEALTH AND WELFARE (Joint with Senate Recreation and Development)

HB 179, requiring meat slaughterhouses to pay the cost of inspections conducted outside of regular business hours.

(Joint with Senate Public Health, Welfare
and State Institutions)

HB 815, providing for certificates of need for health care capital expenditures.

HB 945, relative to the effective date of rules and regulations affecting child-caring agencies.

SB 141, relative to the practice of optometry.

SB 218, relative to internships in hospitals in this state.

SB 220, relative to the licensure and regulation of the practice of opticianry.

PUBLIC WORKS (Joint with Senate Public Works and
Transportation)

HB 611, providing for capital improvements by providing for construction and operation of a state liquor store and a gas station on the Central New Hampshire Turnpike at the Hooksett toll station and making an appropriation therefor.

HB 855, relative to fees paid by municipalities for engineering services relative to sewage disposal systems.

HB 976, relative to the regulation of the sale and distribution of mobile homes and recreational vehicles.

RESOURCES, RECREATION AND DEVELOPMENT

HB 163, relative to open space being used for recreational purposes.

RESOURCES, RECREATION AND DEVELOPMENT

(Joint with Senate Resources and Environmental Control)

HB 228, relative to excavating, filling, mining and construction in the inland waters of the state, establishing an inland wetlands authority and making an appropriation therefor.

HB 727, to insure completion of sewerage and pollution control projects.

(Joint with Senate Public Works and Transportation)

HB 858, relative to the construction and reconstruction of highways in the area of dam sites and wetlands.

(Joint with Senate Resources and Environmental Control)

HB 1027, relative to adopting the federal numbering system for power boats.

SB 244, establishing an environmental protection department and making an appropriation therefor.

SB 318, establishing a water resources and water quality department and providing for waste disposal facilities.

SB 319, relative to the operation of boats and houseboats on public waters.

STATE INSTITUTIONS (Joint with Senate Resources and Environmental Control)

HB 373, providing for reimbursement to fire and rescue companies for rescue operations in state parks and reservations and making an appropriation therefor.

STATUTORY REVISION (Joint with Senate Public Health, Welfare and State Institutions)

HB 602, creating a temporary state commission to develop and test methods for achieving improvement, economy and efficiency in the delivery of human resources through a community service center in a selected area in the state and making an appropriation therefor.

(Joint with Senate Executive Departments, Municipal and County Governments)

HB 971, to insure that persons appointed as justices of the peace and notaries public are properly qualified.

HB 975, to revise the general lien for taxes other than real estate, head and poll taxes.

HB 1005, relative to the form and counting of ballots.

SB 122, providing that all ballots cast on any question amending the constitution shall be counted by the secretary of state.

(Joint with Senate Judiciary)

SB 135, to license private detectives and private detective agencies.

TRANSPORTATION (Joint with Senate Public Works and Transportation)

HB 880, repealing the tax on boats.

SB 183, relative to the allowable width of certain vehicles.

SB 184, increasing the allowable weight of certain vehicles.

SB 207, providing that front license plates on motor vehicles shall be illuminated at night.

SB 252, requiring that motor vehicle manufacturers post a bond to guarantee warranties on new motor vehicles sold in this state.

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OF
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HOUSE JOURNAL SUBJECT INDEX

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This Subject Index has page references for all matters not contained in numbered bills or resolutions.

The abbreviations listed below are used in the Subject Index:

adop	adopted
am	amended, amendment(s)
IP	indefinitely postponed
RC	roll call
re	relative to
rej	rejected
rep	report
res	resolution
Rules	Rules committee
SO	special order

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The abbreviations listed below are used in the Numerical Index:

adop	adopted
am	amended, amendment
Approp	referred to Appropriations committee
com	committee
conc	concurred
conf	conference committee
conv	convention
Del	Delegation
enr	enrolled
ext	extension granted
intro	introduced
IP	indefinitely postponed
JC	referred to judicial council
jt	joint
K	killed
LMC	Labor management council
LT	laid on table
nonconc	nonconcurred
opin	opinion
psd	passed
RC	roll call
rcmt	recommitted
re	relative to
recon	reconsideration, reconsidered
ref	referred
rej	rejected
rep	report
req	requested
S	Senate
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- HB 3** Establishing a hearing board to review and make recommendations to the legislature regarding claims against the state. (Eaton of Hil. 2, Weeks of Rock. 23)
20, K 215
- HB 4** Prohibiting a person from holding at one time the offices of representative and county commissioner. (Allen of Ches. 8)
20, rule 57 ext 187, K 292
- HB 5** Re powers and duties of New England Interstate Water Pollution Control Commission. (Urie of Bel. 1)
20, Approp 132, am 1385, psd 1403, S conc 1605, enr 1670 (Chapter 296)
- HB 6** Re the power of Hesser College to grant degrees. (Ainley of Hil. 27)
20, 74, am 144, psd 149, nonconc S am, conf 241-242, recon withd 249, conf 253, recon, nonconc S am 1387-1388
- HB 7** Re the taxation of farm, forest, recreation, and wild land. (Weeks of Rock. 23 et al)
First new title: Re the preservation of open space land in N. H. and establishing an open space land study commission.
Second new title: Re establishment of an open space land study commission, re the current use valuation of open space land, and re the board of managers of the N. H. Soldiers' Home.
Third new title: Re establishment of an open space land study commission, and re the appraisal of land.
21, am 1481-1483, psd 1488, nonconc S am, conf. 1732, 1738, rep adop 1786-1787, 1794, recon, new conf 1797, 1803, rep adop 1823, 1825, enr 1830, com members appointed 1921 (Chapter 560)
- HB 8** Making correction in the laws relative to retail business. (Zachos of Hil. 27)
21, psd 125, 126, conc S am 214, recon notice 227, 247, enr 280 (Chapter 9)
- HB 9** Prohibiting the use of motor boats on Chocorua Lake. (Conley of Car. 4)
21, psd 139, 141, S conc 367, enr 434 (Chapter 16)
- HB 10** Exempting motor vehicles of migrant agricultural workers from reciprocal registration for a limited period. (Gay of Rock. 5)
21, K 129
- HB 11** To provide for the annual election of officials of Lebanon School District at the same time as the election of city or state officials. (Merrill of Graf. 13)
21, rcmt 185, rule 57 274, am 336-337, psd 344, S nonconc 1316
- HB 12** Amending the Lebanon City charter to provide for three-year terms for city councilors, three to be elected annually. (Merrill of Graf. 13)
21, rcmt 185, rule 57 275, psd 337, 344, S nonconc 1316
- HB 13** Re open season on fisher. (Cate of Mer. 20)
21, K 184
- HB 14** Allowing the secretary of state with the approval of the attorney general to revoke the charter of corporations for failure to file return and to pay annual fees. (Clark of Str. 4)
21, rule 57 ext 176, K 257
- HB 15** Re the practice of public accountancy and making an appropriation therefore. (Raymond of Ches. 13)
New title: Re the practice of public accountancy.
21, withd 311, rule 57 323, ext 393, rule 57 513, am & Approp 650-665, am 1328-1332, psd 1351, conc S am 1724, enr 1788 (Chapter 523)

See also Subject Index preceding this index

- HB 16** Permitting charitable organizations to hold raffles. (Walsh of Hil. 31, Levasseur of Hil. 38)
21, rule 57 ext 176, am 246-247, psd 250, S conc 468, enr 520 (Chapter 43)
- HB 17** Re the incompatibility of positions in state service. (Cate of Mer. 20, Gordon of Mer. 9)
21, K 139
- HB.18** Re preparation of budget for University of New Hampshire. (Lawton of Bel. 2)
21, rule 57 ext 164, 219, psd 286-287, 295, S nonconc 1738
- HB 19** Re optional time for payment of taxes and repealing provisions for discount for early payment of taxes. (Greene of Rock. 22)
22, K 139
- HB 20** Imposing a real estate tax on a portion of state owned property. (Cate of Mer. 20)
22, K 185
- HB 21** Re use of funds held by the Trustees of the Boscawen Academy in Boscawen. (Mattice of Mer. 17)
22, psd 145-146, 149, S conc 423, enr 434 (Chapter 41)
- HB 22** Re shooting animals hunted by dogs. (Cate of Mer. 20)
22, am 123-124, psd 126, S conc 442, enr 448 (Chapter 21)
- HB 23** Re taxing certain properties of religious organizations. (Cate of Mer. 20)
22, K 185
- HB 24** Re tax exemption for veterans organizations. (Cate of Mer. 20)
22, K 168
- HB 25** Re taxation of charitable organizations. (Cate of Mer. 20)
25, K 1416
- HB 26** Re taxation of electrical generating plants. (Cate of Mer. 20)
22, K 186
- HB 27** To require approval of all private sewage disposal systems, require licensed installers, establish a fee for such a license, establish fees for submitting plans and specifications, and making an appropriation therefore. (Urie of Bel. 1 et al)
22, rcmt 267, rule 57 274, ext 283, SO 441, 462, K 484, recon rej 499
- HB 28** Authorizing the director of fish and game to make all regulations relative to the taking of deer, fur-bearing animals, and game birds. (Varrill of Rock. 16)
22, rule 57 164, ext 176, K 195
- HB 29** Imposing a tax on community antenna television systems, and regulating their operations as a public utility. (Cate of Mer. 20)
22, K 341
- HB 30** Re fees for commission as a justice of the peace or to a notary public and other fees. (Andrews of Mer. 1)
23, K 169
- HB 31** Re filing of annual returns by corporations. (Roberts of Bel. 6)
First new title: Re the filing of annual returns, false statements relative thereto, and reservation of a name by a foreign corporation.
Second new title: Re filing of annual returns by corporations, reservation of a name by a foreign corporation, and monthly returns of quantity of alcoholic beverages sold.
23, am 146-147, psd 149, nonconc S am, conf 452, rep adop 766, enr 832 (Chapter 88)

- HB 32** Providing for county contributions to tuition paid for the education of handicapped children. (Barker of Ches. 17)
23, am 177-178, psd 181, conc S am 1024-1025, enr 1053 (Chapter 119)
- HB 33** Re fishing without a license by patients at the Dartmouth Hitchcock Mental Health Center. (Radway of Graf. 9)
23, psd 168, 169, S conc 442, 448 (Chapter 22)
- HB 34** Providing a reduced tax on certain community housing property for the elderly. (Cate of Mer. 20)
23, K 186
- HB 35** Prohibiting the distribution or posting of buttons, cards, or any printed matter on behalf of a candidate for election within one half mile of a polling place. (Nobel of Mer. 27)
23, K 139, recon rej 142
- HB 36** Establishing five o'clock as the closing hour for filings in all cases relative to elections. (French of Bel. 2)
23, psd 147, 149, enr 237 (Chapter 6)
- HB 37** To clarify certain provisions of law relative to psychologists and relative to increase in fees. (McLane of Mer. 23)
23, psd 139, 141, S nonconc, study com 1737, 1929
- HB 38** Changing the due date for the payment of unclaimed pari-mutuel pool ticket money to the state treasurer. (Dubey of Coos 6)
23, psd 132, 135, enr 237 (Chapter 7)
- HB 39** Controlling and limiting the use of fertilizers, the sale and use of certain soaps and detergents, and the construction and cleaning of private septic tanks and other sewage disposal systems. (Andrews of Mer. 1)
23, K 217, recon rej 220
- HB 40** Re the control of algae and other aquatic nuisances and providing a bond issue therefor. (Urie of Bel. 1, Fuller of Mer. 26)
23, Approp 217, LT 1519, 1524-1525, 1528
- HB 41** Prohibiting the speaking of obscenities in public. (O'Neil of Ches. 12)
24, rule 57 164, ext 179, K 238
- HB 42** Providing that persons imprisoned for offenses against order and decency may be committed to a county jail. (Zachos of Hil. 27)
New title: Providing that persons imprisoned for offenses against order and decency may be committed to a house of correction or to a county jail.
24, am 168-169, psd 169, S conc 280, enr 280 (Chapter 11)
- HB 43** Re the power of White Pines College to grant degrees. (Benton of Rock. 12)
24, am 145, psd 149, nonconc S am, conf 241-242, recon wthd 249, conf 253, recon, nonconc S am 1387-1388
- HB 44** To reclassify a certain section of highway in the town of Benton. (Chamberlin of Graf. 5)
24, psd 129, 130, enr 191 (Chapter 3)
- HB 45** To reclassify certain sections of highway in the town of Newmarket. (Sewall of Rock. 14)
24, psd 124, 126, S conc, enr 191 (Chapter 4)
- HB 46** To reclassify a class V highway in the town of Sutton to a class II highway. (Sherman of Mer. 2)
24, psd 129, 130, S conc 264, enr 280 (Chapter 10)

See also Subject Index preceding this index

- HB 47** Re traffic surveys and truck weight surveys. (Bragdon of Hil. 12)
24, withd 129, am 216, psd 220, S conc 812, enr am 912, enr 945 (Chapter 96)
- HB 48** Permitting the reapportionment of cooperative school boards to provide for equal representation. (Drake of Coos 3)
24, rule 57 ext 199, 254, 345, 443, 521, 710, am 834-839, psd 869, S conc 1568, enr 1622 (Chapter 252)
- HB 49** Re the unauthorized removal of national or state flags while they are on display. (Sawyer of Hil. 3)
24, rule 57 199, am 244-245, psd 249, S conc 468, enr 520 (Chapter 27)
- HB 50** Providing for a study of Pontook Dam on the Androscoggin River, and making an appropriation therefor. (Kidder of Coos 10)
24, K 145
- HB 51** Imposing a tax upon retail sales. (Galbraith of Sul. 7)
24, K 1383
- HB 52** To legalize greyhound racing in New Hampshire and to establish a state greyhound racing commission. (Belanger of Hil. 36)
24, K 1312
- HB 53** Changing the effective date of a charter approved by the voters of the city of Laconia. (Randlett of Bel. 11, Huot of Bel. 9)
25, LT 78, psd 91-92, S conc, enr 101 (Chapter 36)
- HB 54** Legalizing the special town meeting held in the town of Newbury on May 23, 1970. (Sherman of Mer. 2)
25, psd 147, 149, enr 237 (Chapter 39)
- HB 55** Prohibiting the importation into or sale in the state of detergents containing phosphorus in any form. (Urie of Bel. 1 et al)
25, am & Approp 265-267, LT 1520, 1528
- HB 56** Re the taking of raccoons. (Varrill of Rock. 16)
25, K 184
- HB 57** Prohibiting the use of a crossbow in taking fish, wild birds, or wild animals. (Tirrell of Str. 4)
25, psd 129, 130, S conc 442, enr 448 (Chapter 23)
- HB 58** Authorizing persons seventy years of age or over to hunt, fish and take certain marine species without a license. (Varrill of Rock. 16)
25, psd 154, 165, S nonconc 448
- HB 59** Authorizing the fish and game director to close areas to civil trespass in certain cases. (Vey of Rock. 13)
25, K 184-185
- HB 60** Reenacting the stamping or sealing of beaver skins. (Varrill of Rock. 16)
26, K 168
- HB 61** Re fish and game licenses issued by the fish and game department. (Tirrell of Str. 4)
26, withd 168, psd 180, 181, S conc 831, enr 868 (Chapter 84)
- HB 62** Re bob houses on the ice and to removing mussels in the Hampton river harbor. (Tirrell of Str. 4)
26, am 154, psd 165, conc S am 735, enr 770 (Chapter 66)
- HB 63** Requiring the sale of soft drinks and alcoholic malt beverages in returnable containers. (Spalding of Hil. 12 et al)
New title: Creating an interim committee to study the problems of disposing of beverage bottles and cans.
42, rule 57 ext 227, am 402-403, psd 412, conc S am 724, enr 770, com members appointed 1921 (Chapter 67)

- HB 64** Empowering the pesticides control board to prohibit or restrict the sale and use of certain pesticides. (Schwaner of Rock. 9)
42, am 176-177, psd 181, S conc 635, enr 771 (Chapter 68)
- HB 65** Re cooperative extension work at the university of New Hampshire. (Reddy of Mer. 5, Merrill of Graf. 13)
42, Approp 138, K 1423
- HB 66** Increasing the limitation on the state's contribution for the improvement of forest fire trails from twenty-five to one hundred dollars. (Karnis of Hil. 8)
42, Approp 139, LT 1420
- HB 67** Providing for Port Authority appointed pilots to pilot certain vessels in the Piscataqua river and harbor. (Cochrane of Str. 4)
42, am 177, psd 181, S conc 635, enr 771 (Chapter 69)
- HB 68** Prohibiting the hunting or taking of albino deer, and defining the same. (Bradley of Graf. 19)
75, psd 154, rcmt 157-158, am 290-291, psd 296, S conc 630, enr 719 (Chapter 90)
- HB 69** To exempt commercial fishing boats and other commercial vessels from the property tax. (Hammond and Greene of Rock. 22)
76, com changed 148-149, K 273
- HB 70** Abolishing the police commission in the town of Wolfeboro. (Chase of Car. 7)
76, psd 96, enr 122, S conc 123 (Chapter 37)
- HB 71** Re authority of the coordinating board of advanced education and accreditation. (Clark of Str. 4)
76, LT 192, am 199-200, psd 201, nonconc S am, conf 1594-1595, 1609, rep adop 1786, 1795, enr 1825, com members appointed 1921 (Chapter 540)
- HB 72** Providing for the acquisition of portraits of the governors of New Hampshire and the chief justices of the Supreme Court of New Hampshire. (Noble of Mer. 27)
76, K 140
- HB 73** Enabling the state of New Hampshire to participate in the Federal Food Stamp Program and making an appropriation therefor. (Merrill of Graf. 13, Clark of Str. 4)
76, rule 57 254, withd 311, rule 57 323, am 438-439, IP 440
- HB 74** To provide for absentee voting in primary elections. (Spirou of Hil. 13)
90, am 292-294, psd 296, conc S am 1726-1727, enr am 1790-1791, 1803, enr 1825 (Chapter 502)
- HB 75** To prohibit inciting to violence. (Stevenson of Graf. 1)
90, K 245
- HB 76** Re students civil rights. (Stevenson of Graf. 1, Boisvert of Hil. 20)
90, K 215
- HB 77** Re the powers of the board of nurse registration, duties of nurses, and increasing certain fees. (Goodrich of Rock. 13)
90, am 154-155, psd 165, S conc 404, enr 434 (Chapter 17)
- HB 78** To authorize the industrial development authority to provide housing for industrial workers. (Merrill of Graf. 13)
90, rule 57 274, ext 282, rule 57 417, SO 497, 513, 680, ext 696, rule 58 808, SO 910, 959, K 968-969

See also Subject Index preceding this index

- HB 79** Permitting eighteen year olds to serve liquor and beverages as an incident to his or her primary employment of serving food, liquor or beverage to patrons. (Clark of Str. 4)
New title: Permitting eighteen year olds to serve liquor and beverage in certain cases as an incident to his or her primary employment of serving food, liquor or beverage to patrons.
91, am 155-156, psd 165, S conc 612, enr 612 (Chapter 49)
- HB 80** To reduce the percentage of alcohol in the blood constituting prima facie evidence of intoxication. (Hamel of Rock. 17)
91, psd 218, 220, conc S am 612, enr 719 (Chapter 63)
- HB 81** To reclassify certain sections of highway in the town of Meredith. (Lawton of Bel. 2)
91, psd 145, 149, S conc 213, enr 214 (Chapter 5)
- HB 82** Re the expenditure of funds in urban renewal programs. (Merrill of Graf. 13)
New title: Re financial reports of housing authorities.
91, SO 245, 294, rcmt 295, rule 57 313, am 381-382, psd 394, S conc 635, enr am 798, enr 832 (Chapter 80)
- HB 83** Re taking wild black bear. (Hayes of Car. 3)
91, psd 237, 239, S conc 831, enr 868 (Chapter 85)
- HB 84** Re the deposit of funds with the state treasurer by the fish and game department. (Hayes of Car. 3)
91, psd 195, 201, conc S am 603, enr 612 (Chapter 44)
- HB 85** Increasing fees for bow and arrow and muzzle-loading licenses. (Bell of Graf. 18)
91, K 272
- HB 86** Re special licenses for taking birds and animals. (Hayes of Car. 3)
91, psd 195, 201, S conc 442, enr 448 (Chapter 24)
- HB 87** Re the penalty for guiding an unlicensed hunter. (Hayes of Car. 3)
91, psd 237, 239, conc S am 497, enr am 520-521, 603, enr 613 (Chapter 45)
- HB 88** To legalize the proceedings of the special meeting of the Pembroke school district held on July 28, 1970. (Little of Mer. 9)
94, psd 140, 141, S conc 191, enr 192 (Chapter 38)
- HB 89** To prohibit smoking in busses. (Belcourt of Hil. 16)
94, K 156
- HB 90** Re the purchase of waters or lands by the director of fish and game, and repealing the prohibition against transfers for such purpose. (Hayes of Car. 3)
New title: Re the purchase of waters or lands by the director of fish and game and making an appropriation therefor.
94, am & Approp 289-290, am 762-763, psd 767, S conc 1237, enr 1257 (Chapter 155)
- HB 91** Re investments of savings banks in real estate. (Radway of Graf. 9)
94, am 283-284, psd 295, nonconc S am, conf 1726, 1749, new conf 1810, nonconc conf rep 1823, new conf 1824, S nonconc conf rep 1831
- HB 92** Re the correction of tax laws due to repeal of stock in trade and other taxes. (Reddy of Mer. 5)
94, am 1462-1463, psd 1478, S conc 1675, enr 1851 (Chapter 363)
- HB 93** Re notice of foreclosure sales. (Clark of Str. 4)
94, K 215

- HB 94** Re payment of certain expenses of the Lebanon regional airport authority, and making an appropriation therefor. (Merrill of Graf. 13)
New title: Appropriating funds to assist the Lebanon Regional Airport Authority.
95, rule 57 274, am & Approp 310-311, am 636-637, psd 682, S conc 1100, enr 1125 (Chapter 129)
- HB 95** Establishing an administrative procedures act. (Clark of Str. 4)
95, am & Approp 332-333, LT 1494
- HB 96** Legalizing the special town meeting in Jaffrey, November 3, 1970. (Forcier of Ches. 6)
95, psd 217, 220 (study com)
- HB 97** Re the number of years needed to compute the average final compensation under the teacher's retirement system. (Sayer of Rock. 7)
95, K 1421
- HB 98** To control snowmobiles and motor vehicles within highway rights-of-way. (Hamel of Rock. 17)
New title: Re prohibition of certain vehicles within highway rights-of-way.
95, psd 157, 165, conc S am 1220, enr 1257 (Chapter 157)
- HB 99** Re the power of McIntosh College, Inc. to grant degrees. (Maglaras of Str. 20)
95, am 192-193, psd 201, nonconc S am, conf 241-242, recon withd 249, conf 253, recon, nonconc S am 1387-1388
- HB 100** Re the uniform state feed bill and repealing the commercial feed law. (Howard of Mer. 26)
95, psd 217-218, 220, S conc 734, enr 771 (Chapter 70)
- HB 101** Requiring the director, division of welfare to submit rules and regulations prescribed for child care agencies to the general court for approval. (Sweeney of Hil. 36)
95, LT 196, 1529
- HB 102** Lowering the age of exemption from the residential real estate tax from seventy to sixty-five. (Lemieux of Hil. 34)
95, K 1383
- HB 103** Re preparation of budget for the university of New Hampshire. (Robinson of Hil. 35)
100, K 287
- HB 104** To provide life insurance for national guardsmen while on active duty. (Sawyer of Hil. 3 et al)
101, Approp 186, am 521-522, psd 547, S conc 875, enr 925 (Chapter 92)
- HB 105** Clarifying the commitment of juveniles. (Raiche of Hil. 34)
101, rule 57 296, ext 314, 435, 497, 701-702, am, LT 841-843, psd 1301-1302, 1314, study com 1930
- HB 106** To clarify the definition of subdivision. (Fuller of Mer 26)
101, psd 256-257, 268, nonconc S am, conf 474, 497, rep adop 1454, enr 1540 (Chapter 233)
- HB 107** Changing the classification of Pleasant Lake in the town of New London. (Andrews of Mer. 1)
New title: Providing for changing the classification of Pleasant Lake in the town of New London.
101, am 306, psd 317, S conc, enr 612 (Chapter 50)

See also Subject Index preceding this index

HB 108 Authorizing the fish and game director to make rules and regulations relating to possession and transportation of marine species of fish and to penalties for violations thereof. (Bowles of Rock. 27)
121, K 215

HB 109 Re the power of conservation officers to board boats in connection with administration of marine laws. (Bowles of Rock. 27)
121, com changed 179, withd 418, rcmt 431, am 802-803, psd 809, conc S am 1687, enr 1714 (Chapter 389)

HB 110 Providing for secret balloting upon questions at certain town meetings when requested by three voters. (Richardson of Coos 11)

First new title: Re the conduct of voting at town and village district meetings and school districts within said town.

Second new title: Re the conduct of voting at town and village district meetings and school districts within said town and re the authority of school district moderators.

121, rule 57 296, SO 343, am 391-393, psd 394, nonconc S am, conf 699, 734, rep adop 1749, 1853 enr 1788 (Chapter 524)

HB 111 Prohibiting taking of lobsters during the spawning season. (Fiske of Rock. 19)
121, K 238

HB 112 To provide for the perambulation of the New Hampshire and Massachusetts boundary line and an appropriation therefor and an appropriation to conduct the perambulation of the New Hampshire and Maine boundary. (Cummings of Rock. 11)
121, Approp 227, K 1423

HB 113, Increasing the allowable limit for a veterans funeral to one thousand dollars before being disqualified for the one hundred dollar payment from the state. (Twardus of Rock. 14)
121, Approp 323, LT 1520, IP 1521

HB 114 Re the power of Franconia College to grant degrees. (Higgins of Graf. 2)
122, LT 288, rcmt 349, rule 57 367, am 427-428, psd 445 (Died in S com)

HB 115 Re the control of junkyards on the interstate, federal-aid primary, and turnpike highway system. (Hackler of Ches. 11)
122, rule 57 314, am 386-388, psd 394, S conc 812, enr 832 (Chapter 81)

HB 116 Increasing the salary of the Strafford county attorney and empowering the Strafford county convention to set the salaries of certain county officers. (Clark of Str. 4)
122, am 307-310, psd 316 (K)

HB 117 Re health instruction and services in public schools. (Gelt of Rock. 7)
122, K 255

HB 118 Changing the classification of Little Lake Sunapee. (Andrews of Mer. 11, Fleming of Sul. 8)
New title: Providing for changing the classification of Little Lake Sunapee.
122, rcmt 178-179, am 306-307, psd 317, S conc, enr 612 (Chapter 51)

HB 119 Making improvements to the central New Hampshire turnpike and making an appropriation therefor. (Davis of Mer. 21)
122, rule 57 ext 282, 410, rule 57 521, ext 623-624, LT 805

HB 120 Increasing the fees for resident and nonresident fishing and hunting licenses. (Stimmell of Rock. 1)
122, K 272

HB 121 Re highway markings. (Spollett of Rock. 10)
127, K 305

- HB 122** To allow nonresidents to serve legal process on the secretary of state as agent for foreign corporations. (Bradley of Graf. 9)
127, psd 196, 201, S conc 351, enr 351 (Chapter 13)
- HB 123** Increasing the office fees payable to the secretary of state. (Andrews of Mer. 1)
128, K 239
- HB 124** Re the salary of the Merrimack county attorney. (Andrews of Mer. 1)
128, am 305, psd 317 (K)
- HB 125** Providing for an exemption, except to corporations, of two thousand dollars from the business profits tax. (Brungot of Coos 8)
128, K 1013
- HB 126** Extending the good samaritan law to certain rescue and ambulance squads. (Cate of Mer. 20)
128, rcmt 196, am 254-255, psd 268, nonconc S am, conf 526, 549, rep adop 1454, enr 1539 (Chapter 222)
- HB 127** Making appropriation for site acquisition and preliminary planning for a bridge over the Merrimack river in the town of Merrimack. (Belcourt of Hil. 16)
New title: Providing for a study on the feasibility of construction of a bridge over the Merrimack River in the town of Merrimack.
128, am & Approp 338-339, psd 1277, 1283, S conc 1695, enr 1735 (Chapter 409)
- HB 128** Reducing the fee for recounts relative to election to certain lesser offices. (Brungot of Coos 8)
128, K 218
- HB 129** Prohibiting minors from soliciting food. (Richardson of Coos 11)
128, K 218
- HB 130** Increasing the salary of the Strafford county sheriff. (Parnagian of Str. 19, Chasse of Str. 8)
128, rule 57 314, ext 344, rule 57 468, K 511
- HB 131** Re operation of liquor stores on holidays. (Enright of Mer. 7 et al)
128, withd 311, rule 57 323, LT 358, Approp 366, psd 1385, 1403, recon rej 1405-1406, S conc 1734, enr 1748 (Chapter 421)
- HB 132** Providing for unemployment compensation dependency payments. (Raiche of Hil. 34)
128, LMC 227, SO 433-434, K 463, recon notice 467, withd 474
- HB 133** Providing for workmen's compensation dependency payments. (Raiche of Hil. 34)
128, psd 291, 296 (Died in S com)
- HB 134** Providing for state payment of tuition for pupils residing on state owned property and making appropriation therefor. (Clark of Str. 4)
128, K 193
- HB 135** To reduce the period of limitations for the recovery of real estate. (Bradley of Graf. 9)
131, K 238
- HB 136** To authorize use of fictitious names in certain proceedings in equity. (Bradley of Graf. 9)
131, psd 238, 239, S conc 401, enr 434 (Chapter 18)
- HB 137** Re absentee voting by members of armed services. (Vey of Rock. 3)
137, psd 247, 249, S conc 474, enr 520 (Chapter 28)

See also Subject Index preceding this index

- HB 138** Expanding the substances controlled by the economic poisons law and broadening the powers of the commissioner to control said substances. (Heald of Hil. 10)
137, com changed 179, am 302-303, psd 317, S conc 404, enr 434 (Chapter 19)
- HB 139** Re guidelines and provisions for assemblies of large numbers of people. (Cate of Mer. 20, Merrill of Graf. 13)
138, K 255
- HB 140** Re the use of emergency lights and sirens on motor vehicles. (Saunders of Ches. 14)
138, K 219
- HB 141** Providing that only ten thousand dollars of the assessed value of church parsonages shall be exempt from taxation. (Miner of Mer. 23)
138, K 247
- HB 142** Establishing a minimum salary for public school teachers and making an appropriation therefor. (Coutermarsh of Hil. 22)
138, K 356
- HB 143** Providing that putting drugs in food or drinks is a crime. (Read of Rock. 5)
138, K 273
- HB 144** Exempting the first six thousand dollars of profit earned by an individual from the business profits tax. (Read of Rock. 5)
138, SO 1019-1020, 1036, K 1145
- HB 145** Providing that at any state institution of higher learning there shall be dismissal of faculty members rioting or inciting to riot and loss of public funds by students inciting to riot or expulsion if involved in riots or take over of buildings. (Read of Rock. 5)
138, psd 312, 317-318 (Died in S com)
- HB 146** Re service roads constructed by the state in conjunction with limited access facilities. (Spollett of Rock. 10)
143, wtld 246, am 339, psd 344, S conc 497, enr 520 (Chapter 29)
- HB 147** Re payments to family care homes for patients placed in their care. (McLane of Mer. 23)
143, Approp 256, K 1423
- HB 148** Re the taking of property by eminent domain. (Bradley of Graf. 19)
143, LT 334, 343, K 1184
- HB 149** To repeal the dollar limitation on recovery in wrongful death actions. (Bradley of Graf. 9)
New title: Re the dollar limitation on recovery in wrongful death actions.
143, rule 57 367, am 431-433, psd 446, nonconc S am, conf 924-925, 951, rep adop 1741, 1748, enr 1781 (Chapter 490)
- HB 150** To revise the mechanics lien law so as to grant loaning banks a first lien on real estate on which construction is proposed or in process. (Bradley of Graf. 9)
143, K 184
- HB 151** To appropriate funds for the control of white pine blister and to place responsibility for the conduct of the program with the division of resources development. (Heald of Hil. 10, Kopperl of Mer. 12)
143, Approp 324, LT 1421
- HB 152** Re erecting traffic control devices on public ways and to highway hazards from fixed objects. (Cummings of Rock. 11)
143, K 294

- HB 153** Re horse and dog racing. (Saggiotes of Sul. 6 et al)
First new title: Re horse and dog racing and making an appropriation therefor.
Second new title: Re horse and dog racing.
Third new title: Providing for dog racing, establishing a greyhound racing commission, and making an appropriation therefor.
 144, am (RC) & Approp 847-856, am (RC) 1345-1349, psd 1350, nonconc S am, conf 1729, 1738, rep adop 1766-1769, recon rej 1774-1775, rep adop 1777, enr am 1789, 1803, enr 1825 (Chapter 541)
- HB 154** Re off-sale permits. (Cote of Hil. 17, Reddy of Mer. 5)
 144, rule 57 367, IP 437
- HB 155** Re maximum unemployment benefits. (Blain of Graf. 15 et al)
New title: To provide for additional unemployment benefits.
 148, am 172-175, psd 176, S conc, enr 181 (Chapter 2)
- HB 156** Imposing a tax on the profits of corporations. (Menge of Graf. 8)
 150, S Ct opin req 542-543, printed 786-787, K 1383-1384
- HB 157** Providing that the practice of issuing free passes to state parks be discontinued. (Belzil of Hil. 14)
 151, K 314-315
- HB 158** Removing restrictions on working hours of females eighteen years of age and older. (Belzil of Hil. 14)
 151, K 336
- HB 159** Providing that the liquor commission receive no part of the revenue from sweepstakes ticket sales. (Belzil of Hil. 14)
 151, K 1423
- HB 160** Abolishing free passes issued by race tracks in the state. (Belzil of Hil. 14)
 151, K 315
- HB 161** Repealing rooms and meals tax application to certain sales of food and drink. (Belzil of Hil. 14)
 151, K 342
- HB 162** Limiting toll-free use of highways by legislators to legislative days. (Belzil of Hil. 14)
 151, IP 315-316
- HB 163** Re open space being used for recreational purposes. (Bradley of Graf. 19)
 151, withd 441, rule 57 631, SO 726-727, LT 754, study com 1287, 1932
- HB 164** To grant courts sitting in equity the power to authorize discovery to accused persons after arraignment but prior to indictment. (Bradley of Graf. 9)
First new title: To allow discovery in criminal matters prior to indictment.
Second new title: To allow discovery in criminal matters prior to indictment, and re probable cause hearings.
Third new title: To allow discovery in criminal matters prior to indictment.
 151, am 334-335, psd 314, nonconc S am, conf 693-696, 698, rep adop 1763, 1766, enr 1797 (Chapter 506)
- HB 165** Providing for the protection of the otter. (Menge of Graf. 8)
 151, K 273
- HB 166** Providing for election of members of town planning boards. (Menge of Graf. 8)
 151, K 314

See also Subject Index preceding this index

- HB 167** Requiring members of the state tax commission to be elected biennially (Gordon of Mer. 9)
151, K 244
- HB 168** Providing for the transfer of certain funds from one appropriation to another appropriation in towns and school district operations. (Gordon of Mer. 9)
151, K 239
- HB 169** To abolish the business profits tax, abolish the business profits tax division, impose a tax on stock in trade, impose a machinery tax, and return all business profits taxes collected. (Gordon of Mer. 9)
152, K 342
- HB 170** Establishing the N. H. law enforcement academy and making an appropriation therefor. (Parker of Hil. 15)
152, K 292
- HB 171** Establishing the time of the annual public hearings re the powers and duties of the fish and game department. (Belanger of Hil. 36)
152, psd 273, 277, S conc 497, enr 520 (Chapter 30)
- HB 172** Re public disposal facilities. (Hanson of Mer. 6)
152, psd 360-361, rcnt 374, com changed 393, am 755-757, psd 767, conc S am 1610, enr 1680 (Chapter 323)
- HB 173** Increasing the revocation of license from sixty days to one year for driving while intoxicated and increasing to one year the revocation of license for refusing to consent to a blood test. (Bartlett of Mer. 10, Monier of Hil. 4)
152, rule 57 393, ext 411, study com 533-534, recon rej 540, com 1926
- HB 174** Amending the charter of the Manchester Children's Home. (Daniels of Hil. 27)
152, psd 273-274, 277, S conc 630, enr 719 (Chapter 52)
- HB 175** Re making improvements to the eastern N. H. turnpike and making an appropriation therefor. (Hamel of Rock. 17 et al)
152, rule 57 ext 344, 410, 624, LT 805
- HB 176** Authorizing the director of fish and game to promulgate regulations governing the taking of wild animals and wild birds. (Bradley of Graf. 19)
152, K 291
- HB 177** To assign responsibility for the conduct of aerial surveys to the department of resources and economic development and making an appropriation therefor. (Heald of Hil. 10, Kopperl of Mer. 12)
New title: Re aerial surveys and making an appropriation therefor.
152, am & Approp 303-305, LT 1423
- HB 178** To appropriate funds for the conduct of an intensified forest inventory of the state, and making an appropriation therefor. (Heald of Hil. 10, Kopperl of Mer. 12)
152, Approp 305, K 1421
- HB 179** Requiring meat slaughterhouses to pay the cost of inspections conducted outside of regular business hours. (Benton of Rock. 12)
153, psd 324, 325, study com 831, 1931
- HB 180** Re district courts. (Andrews of Mer. 1)
153, rule 57 394, ext 411, rule 57 521, am 596-597, psd 604, nonconc S am, conf 1121, 1144, rep adop 1758, 1762, enr 1797 (Chapter 507)
- HB 181** To provide for the regulation of title insurance. (Bigelow of Mer 3)
New title: Providing for the regulation of title insurance, providing that notice of nonrenewal of motor vehicle policies is not required in certain cases, and re elimination of unfair insurance practices and re the effective

date for new fees and defining insurers.

153, rule 57 ext 411, am 479-482, psd 500, nonconc S am, conf 1317, 1375, new conf 1794, 1810, rep adop 1803, 1828, second new conf 1832, enr am 1842-1843, 1846, enr 1851 (Chapter 561)

HB 182 Re the power of Concord College to grant degrees. (Haller of Mer. 25)
153, am 288-289, psd 296, S nonconc 1375

HB 183 Establishing a pilot youth house project and making an appropriation therefor. (Merrill of Graf. 13)
153, Approp 341, LT 1423

HB 184 Establishing within the division of welfare a fair hearings unit and making an appropriation therefor. (Barker of Ches. 17)
153, K 324-325

HB 185 Establishing a school district reorganization commission and making an appropriation therefor. (Menge of Graf. 8)
153, rule 57 ext 393, am & Approp 526-528, K 1385

HB 186 Relating to an interstate boundary commission for the marine boundary between N. H. and Maine. (Bowles of Rock. 27, Maynard of Rock. 24)
153, Approp 324, psd 720, 727, S conc 1695, enr 1719 (Chapter 429)

HB 187 To revise the procedures governing the practice of dentistry in the state of N. H. (Bowles of Rock. 27)
153, am & Approp 382-383, am 813-814, psd 827, am 1625, conc S am 1625, enr 1851 (Chapter 364)

HB 188 Retaining the municipal court in the town of Bedford. (Bridges of Hil. 26)
153, K 357

HB 189 Authorizing the general court to provide for the time and mode for submitting constitutional amendments proposed by it to the voters. (Roberts of Bel. 6, Bowles of Rock. 27)
New title: Redistricting the state senatorial districts.
166, withd 272, psd 285, 295, nonconc S am, conf 1392-1393, 1401, new conf 1824, SO for 9/22/71 1845-1846 conf rep adop 1872, recon rej 1887, enr 1889 (Chapter 565)

HB 190 Providing for competitive examinations for the selection and promotion of police officers and establishing a probationary period for newly selected police officers in large towns. (Gay of Rock. 5)
New title: Providing for competitive examinations for the selection and promotion of police officers and establishing a probationary period for newly selected police officers in towns.
167, am 358-360, psd 374, S nonconc 1316-1317

HB 191 To amend the proposed charter of the city of Exeter to provide that five selectmen shall serve as councilmen at large. (Verrill of Rock. 16)
167, am 219, psd 220, S conc, enr 250 (Chapter 40)

HB 192 Exempting Nashua from the payment of debt time limitation pursuant to changing the dates of the fiscal year. (Davidson of Hil. 21)
167, rule 57 410, LT 462, Nashua Del 1184, psd 1322, 1351, S conc 1717, enr 1720 (Chapter 447)

HB 193 Re the improvement and extension of the Spaulding turnpike. (Davis of Car. 2 et al)
New title: Establishing the N. H. turnpike system.
167, rule 57 ext 344, 410-411, 624, am & Approp 959-968, psd (RC) 1513-1514, 1515, recon rej 1530, S conc 1734, enr 1781 (Chapter 520)

See also Subject Index preceding this index

- HB 194** Re payment of vacation wages. (Bednar of Hil. 23)
167, am 291, psd 296, S conc 635, enr 771 (Chapter 71)
- HB 195** Re taking lobsters or crabs by a person who does not sell the same and does not use more than five traps. (Greene of Rock. 22)
167, K 273
- HB 196** Requiring mandatory school attendance until student attains age eighteen or graduates from high school and that transportation be furnished said student. (Fiske of Rock. 19)
167, K 254
- HB 197** Providing that the state shall reimburse cities and towns for taxes lost because of exemptions to veterans and making an appropriation therefor. (Schwaner of Rock. 9)
167, rule 57 410, ext 422, rule 57 602, ext 681, K 740
- HB 198** Providing that the state shall reimburse cities and towns for taxes lost because of exemptions to the elderly and making an appropriation therefor. (Schwaner of Rock. 9)
167, com changed 382, K 1311
- HB 199** To permit a legal voter who is registered as a member of a party to re-register as an independent voter. (Hamel of Rock. 17)
New title: To permit a legal voter who is registered as a member of a party to re-register as not being a member of any party.
168, am (RC) 361-365, psd 374-375, conc S am 1454, enr 1539 (Chapter 223)
- HB 200** To establish a state liquor store in West Lebanon, and making an appropriation therefor. (Foster of Graf. 11)
171, rule 57 435, SO 503-509, study com 599, 1926
- HB 201** Re donation of blood by minors. (Knight of Hil. 4)
171, am 383-384, psd 394, conc S am 798, enr 832 (Chapter 82)
- HB 202** Lowering age of persons who may purchase and use alcoholic beverages to eighteen years. (Parker of Hil. 15)
171, withd 469, K 488
- HB 203** Re professional services. (Knight of Hil. 4)
171, com changed 274, psd 433, 445, nonconc S am, conf 924, 951, rep adop 1741, 1748 enr 1760 (Chapter 471)
- HB 204** To increase the minimum pay of members of the national guard while on active state duty. (Sawyer of Hil. 3, Mann of Graf. 6)
171, K 324
- HB 205** Re health services in public schools. (Chase of Car. 7)
171, rule 57 ext 411, rule 57 552, am 669-670, psd 682, recon notice 695, nonconc S am, conf 1726, 1749, rep adop 1793-1794, enr 1809 (Chapter 499)
- HB 206** Re the director and deputy director of the N. H. distributing agency. (Miner of Mer. 23)
171, am 307, psd 317, S conc 1100, enr 1126 (Chapter 130)
- HB 207** Re the control of radiation. (Huot of Bel. 9)
171, am 384-385, psd 394, S conc 1100, enr am 1286-1287, enr 1376 (Chapter 175)
- HB 208** Re foster care services for certain children and youth and making an appropriation therefor. (York of Mer. 20, Barker of Ches. 17)
171, rule 57 435, ext 467, K 535, recon rej 539-540
- HB 209** Providing that polling places in Nashua shall remain open until at least seven o'clock in the evening. (Belzil of Hil. 14)
171, K 438

- HB 210** Re establishing a state housing authority and a state housing finance agency and making an appropriation therefor. (Underwood of Mer. 24)
171, com changed 248, rule 57 624, ext 697, rule 58 808, exempted from 859, IP (RC) 955-959
- HB 211** To provide for treatment of minors for drug abuse without parental consent. (Smith of Rock. 7)
171, am 449-450, psd 464, recon notice 467, recon rej 516, conc S am 1121, enr 1180 (Chapter 136)
- HB 212** Re lapse time on appropriations. (Noble of Mer. 27)
172, am 1494-1495, psd 1516, conc S am 1706, enr 1748 (Chapter 424)
- HB 213** Re absentee ballot applications. (Noble of Mer. 27)
172, K 365
- HB 214** Making supplemental appropriations for the expenses of the department of health and welfare and the state prison for the fiscal year ending June 30, 1971. (Roberts of Bel. 6)
New title: Making supplemental appropriations for the expenses of the department of health and welfare, industrial school, and the state prison for the fiscal year ending June 30, 1971.
172, am 758-762, psd 767, S conc, enr 951-952 (Chapter 106)
- HB 215** Providing that any person having care and custody of minors may not be refused unemployment compensation for refusal to accept third shift employment. (Stevenson of Graf. 1)
183, withd 418-419, K 435
- HB 216** Re excepted persons in the practice of medicine. (McLane of Mer. 23)
183, am 385-386, psd 394, nonconc S am, conf 1732, 1749, rep adop 1783, 1795, enr 1825 (Chapter 542)
- HB 217** Re occupational health services. (Glavin of Mer. 26)
183, psd 386, 394, S conc 630, enr 719 (Chapter 53)
- HB 218** Re fishing limits in Great Bay. (Scamman of Rock. 15 et al)
New title: Referring the Uniform Controlled Substances Act to the legislative study committee.
183, am 404-405, psd 412, nonconc S am, conf 1725-1726, 1749, rep adop 1783, 1795, enr 1825, study com 1930 (Chapter 503)
- HB 219** Establishing a revaluation division in the tax commission and making an appropriation therefor. (Robinson of Hil. 35)
183, rule 57 468, K 628-629
- HB 220** Authorizing the state of N. H. to acquire the Contoocook Village Dam in the town of Hopkinton. (Parker and Reddy of Mer. 5)
First new title: Authorizing the water resources board to acquire the following dams: Contoocook Village, Pine River Pond, Nubanusit Brook, Sunrise Lake, March Pond, and Downing Pond; enacting a tax to fund maintenance and repair; and making appropriations from said fund.
Second new title: Establishing a special committee to study the acquisition of certain dams and the feasibility of enacting a local assessment on shore-lines.
183, am 455-456, psd 464, nonconc S am, conf 1220, 1237, S conc conf rep 1547, nonconc conf rep, new conf 1550, 1569, rep adop 1741, 1748, enr 1760, com members appointed 1921 (Chapter 472)
- HB 221** Concerning the filing of rules by administrative agencies. (Bradley of Graf. 19 et al)
183, com changed 248, K 417
- HB 222** Permitting the exempting of police departments from the control of town managers. (Casassa of Rock. 20)
183, K 360

See also Subject Index preceding this index

- HB 223** Providing that for the purpose of qualifying for real property tax exemption to the elderly the value of real property shall be pegged at the 1969 assessed value. (Forbes of Ches. 3)
183, K 342
- HB 224** Re number of ballots to be printed for primary elections. (French of Bel. 2)
183, psd 325, conc S am 720, enr 771 (Chapter 72)
- HB 225** Providing that state school building aid shall apply to interest as well as principal. (Schwaner of Rock. 9)
184, K 428
- HB 226** Providing a tax on the income of residents of N. H. (Scamman of Rock. 15)
184, K 1095
- HB 227** Raising the salaries of classified state employees. (MacDonald of Mer. 25)
184, am & Approp 356-357, LT 1387
- HB 228** Re excavating, filling, mining, and construction in the inland waters of the state, establishing an inland wetlands authority and making an appropriation therefor. (Kopperl of Mer. 12 et al)
189, am & Approp 489-493, recon notice 494, SO 584, recon rej 623, LT 1519, psd 1527-1528, 1530-1531, S nonconc, study com 1737, 1932
- HB 229** To establish a state sweepstakes, gambling, and gaming commission and making an appropriation therefor. (Sayer of Rock. 7)
189, IP (RC) 933-937
- HB 230** Requiring open vehicles to be covered when carrying particulate material. (Fiske of Rock. 19 et al)
189, am 495-496, psd 500 (Died in S com)
- HB 231** Requiring that the articles of agreement of voluntary corporations and associations provide for the disposition of the assets of such corporations upon their dissolution. (Roberts of Bel. 6)
189, com changed 220, am 335-336, psd 344, S conc 635, enr 771 (Chapter 73)
- HB 232** Imposing a head tax on persons over eighteen and under sixty-eight years of age and providing for the distribution of taxes collected. (Webster of Car. 6, Gordon of Mer. 9)
189, K 1267-1268
- HB 233** Re the definition of a child-caring agency. (Cobleigh of Hil. 15)
189, am 453-454, psd 464, conc S am 735, enr 771 (Chapter 74)
- HB 234** Re the salaries of the Rockingham county sheriff, chief deputy sheriff and deputy sheriffs. (Gay of Rock. 5)
190, rule 43 410, ext 411, 540, K 743
- HB 235** Providing full workmen's compensation for state employees. (McDonough of Hil. 32, Cote of Hil. 29)
New title: Providing full pay to state employees during a total disability resulting from a work-connected accidental injury.
190, am & Approp 435-436, LT 1519, 1528
- HB 236** Establishing a finance commission for the city of Manchester. (Ainley of Hil. 27)
190, K 337-338
- HB 237** Establishing a regional government commission and making an appropriation therefor. (Menge of Graf. 8)
190, rule 57 ext 344, com changed 395, rule 57 753, K 819-820

- HB 238** Providing for cost of living additions in the N. H. retirement systems and making an appropriation therefor. (Cobleigh of Hil. 15)
190, Approp 333, K 1424
- HB 239** Permitting abortion in certain cases. (Bowles of Rock. 27)
190, rule 57 475, ext 513, 697, K 867
- HB 240** Designating abortion as a legal medical procedure under certain conditions. (Daloz of Hil. 6 et al)
190, rule 57 467, ext 513, 697, IP (RC) 862-867
- HB 241** Amending the business profits tax and changing the dates for return of revenue to cities and towns. (Reddy of Mer. 5)
First new title: Increasing for one year the temporary borrowing limit of the state.
Second new title: Changing the dates for return of revenue to cities and towns, and providing for reimbursement for interest costs.
190, 228, am (RC) & psd 257-264, 268, nonconc S am, conf 288, rep adop 296, enr 297 (Chapter 8)
- HB 242** Providing that the reregistration of voters be postponed until 1974 and establishing a committee to study and report on the form of checklists. (Miner of Mer. 23)
New title: Providing that the reregistration of voters be postponed until 1973 and establishing a committee to study and report on the form of checklists.
211, am 340, psd 344, S conc 549, enr am 583, 584, enr 594, (recalled) conc S am 970, recon notice 972-973, recon rej 1040, enr 1053, com members appointed 1921 (Chapter 120)
- HB 243** Re establishing a junior college system in the state and making an appropriation therefor. (Parker of Hil. 15)
211, K 302
- HB 244** Providing for a halfway house for alcoholics and making appropriations therefor. (Zachos of Hil. 27, Knight of Hil. 4)
New title: Providing for a halfway house for alcoholics and making an appropriation therefor.
211, am & Approp 454-455, K 1385
- HB 245** Prohibiting the use of studded tires on vehicles during the period from April first to November first of any year. (Coburn of Hil. 11)
211, K 325
- HB 246** Authorizing the use of breath tests to determine the percentage of alcohol in the bloodstream of motor vehicle operators. (O'Neil of Ches. 12)
211, am 390-391, psd 394, conc S am 604, enr am 613, 635, enr 719 (Chapter 64)
- HB 247** Re the date for verification of voter checklists and the manner of notification to voters of the reregistration procedure. (Hanson of Mer. 6)
211, rule 57 ext 411, K 630
- HB 248** Establishing an interim commission to study flood plains. (Kopperl of Mer. 12)
211, com changed 248, psd, 457, 464, S conc 973, enr 974, com members appointed 1921 (Chapter 111)
- HB 249** Re the definition of permanently and totally disabled. (Glavin of Mer. 26)
211, psd 436, 445, S conc 1147, enr 1180, (recalled) S nonconc, study com 1716, 1930

See also Subject Index preceding this index

- HB 250** Limiting the period before and after elections during which political posters may be displayed. (Richardson of Coos 11)
212, K 336
- HB 251** Providing that the provisions of the constitution of N. H. shall establish the age for voters. (Bowles of Rock. 27)
212, rule 57 468, ext 514, psd 648, 682, S conc 1605, enr 1670 (Chapter 298)
- HB 252** Permitting abortion under certain circumstances. (Zachos of Hil. 27 for Joint Committee on Codification of Criminal Laws)
212, rule 57 468, ext 513, 697, K 867
- HB 253** Exempting the town of Salem from the ten year verification of the checklist in 1971. (Belair of Rock. 7)
212, rule 57 ext 411, K 538
- HB 254** Providing for an additional exemption on interest and dividends tax at age sixty-two and over. (Glavin of Mer. 26)
212, K 1312
- HB 255** To increase the discount for resident purchasing season ski tickets (Tilton of Graf. 1)
212, psd 457, 464, S conc 1124, enr 1180 (Chapter 137)
- HB 256** Increasing the membership of the management-employees relations commissions. (McDonough of Hil. 32)
212, com changed 228, K 417-418
- HB 257** Re sick leave for state employees. (MacDonald of Mer. 25)
212, rule 57 475, 631, am & Approp 763-765, recon notice 773, recon rej 780, IP (RC) 823-826
- HB 258** Providing for review and updating of planning enabling laws and making an appropriation therefor. (Mallat of Ches. 3, Clark of Str. 4)
212, Approp 357, LT 1387
- HB 259** Providing that liquor stores remain closed on all state and federal holidays. (McDonough of Hil. 32, Cote of Hil. 29)
212, K 469
- HB 260** Requiring insurance companies to pay the cost of physical examinations where the insurer requires them before extending liability coverage. (St. Onge of Hil. 34)
212, am 331, psd 343, conc S am 876, enr 945 (Chapter 97)
- HB 261** Increasing the assets an individual may own and still qualify for real estate exemption for persons over seventy years. (St. Onge of Hil. 34)
213, K 1312
- HB 262** Providing that only male deer can be taken in each odd year. (Gordon of Mer. 9)
213, withd 469, K 485
- HB 263** To prohibit nonlegislative use of the house and senate chambers. (Gordon of Mer. 9)
213, K 333
- HB 264** Providing for qualification of bridge inspectors and making bridge inspection a prerequisite to application for bridge aid. (Bartlett of Mer. 10)
213, am 456-457, psd 464 (Died in S com)
- HB 265** Prohibiting the use of motor boats on Mirror Lake in Woodstock. (Higgins of Graf. 2)
213, com changed 248, psd 458, 464, S conc 923, enr am 973-974, enr 1020 (Chapter 117)

- HB 266** Appropriating funds for land acquisition and first phase facilities at the Merrimack Valley branch of the University of New Hampshire. (Cares of Hil. 24, Raiche of Hil. 34)
213, com Changed 248, K 470
- HB 267** To provide for substitute ex officio members for the director of fish and game on certain boards. (Noble of Mer. 27)
225, K 333
- HB 268** Re unauthorized insurance. (Bigelow of Mer. 3)
225, psd 355, 374, S conc 1316, enr 1355 (Chapter 170)
- HB 269** Prohibiting the mining of sand and gravel in the inland and tidal waters of the state. (Fiske of Rock. 19)
225, com changed 248, rule 57 475, study com 621, 1921
- HB 270** Providing a penalty for failure to comply with requirements for construction and inspection of public buildings. (Mann of Hil. 7)
225, am 535-536, psd 547, S nonconc 1569
- HB 271** To increase the salaries of the Coos county attorney and the Coos county commissioners. (Fortier of Coos 6, Noyes of Coos 1)
New title: Clarifying the powers of counties and county conventions in determining salaries for county officers.
225, com changed 228, psd 360, 374, nonconc S am, conf 1739, 1760-1761, rep adop 1802, 1821, enr am 1829, 1831, enr 1852 (Chapter 514)
- HB 272** Requiring fishways to be built on certain dams. (Noble of Mer. 27)
225, rcmt 530, am 666-668, psd 682, S conc 1967, enr am 1144, 1145, enr 1180 (Chapter 138)
- HB 273** Re the power of Pierce College for Women to grant degrees. (Monier of Hil. 4)
225, am 428-429, psd 445 (Died in S com)
- HB 274** Providing for certain transfers in the appropriation for fiscal year 1971 for the division of vocational rehabilitation. (Roberts of Bel. 6, Raiche of Hil. 34)
225, withd 448, am 479, psd 500, conc S am 735, enr 766 (Chapter 61)
- HB 275** Authorizing towns to make by-laws relating to hazardous pits. (Heald of Hil. 10 et al)
226, com changed 249, rule 57 476, psd 573, 586, conc S am 1479, enr 1539 (Chapter 212)
- HB 276** Re conservation officers of the fish and game department. (Maynard of Rock. 24)
226, psd 334, 344, S conc 1124, enr 1180 (Chapter 139)
- HB 277** Re the power of New England Aeronautical Institute to grant degrees. (Davidson of Hil. 21, Bouchard of Hil. 14)
New title: Re the power of the New England Aeronautical Institute, Hesser College, McIntosh College, White Pines College, Franconia College, Concord College, Pierce College, and New Hampshire College to grant degrees.
226, am 429, psd 415, nonconc S am, conf 832, 923, rep adop 1354, enr 1489 (Chapter 197)
- HB 278** Re milk producer permits. (Noyes of Coos 1)
226, am 331-332, psd 344, S nonconc 1067
- HB 279** Prohibiting candidates for office, other than the offices of an election official, from working within a polling place. (Spirou of Hil. 31, Davidson of Hil. 21)
226, K (RC) 458-462

See also Subject Index preceding this index

- HB 280** Restoring meals and room tax to one dollar minimum. (Wilson of Mer. 25)
226, K 988
- HB 281** To provide a fee for salt water fishing licenses. (Junkins of Rock. 16)
226, K 418
- HB 282** Imposing a bounty on fisher cats. (Gordon of Mer. 9)
New title: Providing for an open season on fisher.
226, am 381, psd 394, S conc 831, enr 868 (Chapter 91)
- HB 283** Clarifying the authority of school boards in managing school affairs. (Gordon of Mer. 9)
226, rule 57 ext 467, K 504
- HB 284** Providing that one half of the membership of any public school building committee shall be chosen by the selectmen of the school district. (Gordon of Mer. 9)
226, K 504-505
- HB 285** Providing that resident persons who have attained the age of sixty-five shall be charged one-half the adult admission fee for the use of state recreation areas and facilities therein. (Townsend of Sul. 1)
New title: Providing that resident persons who have attained the age of sixty-five shall be admitted without charge to certain state recreation areas and allowed the use of facilities therein without charge.
235, am & Approp 537, LT 1519, 1528
- HB 286** Appropriating additional funds for the women's dormitory at the N. H. Technical Institute in Concord. (O'Neil of Ches. 12, Trowbridge of Ches. 4)
235, Approp 274, psd 424, 445, S conc 603, enr 613 (Chapter 46)
- HB 287** Permitting the director of welfare to manifest payment of non-federal funds for the work incentive program. (Wilson of Rock. 2)
236, psd 436, 445, S nonconc 1375
- HB 288** Re the development of services to aid the health and welfare of the citizens of N. H. (Hamel of Rock. 17)
236, psd 567, 586, S conc 1100, enr 1126 (Chapter 131)
- HB 289** Authorizing the water resources board to acquire the dam on Pine River Pond in Wakefield naming said dam the Arthur H. Fox Memorial Dam and making an appropriation therefor. (Hughes of Car. 8)
236, rcmt 440, am & Approp 567-568, LT 1520, 1528
- HB 290** Increasing the minimum fine for littering a public place. (Lynch of Hil. 32)
236, K 528
- HB 291** Re the disposition of fines for littering a public place. (Lynch of Hil. 32)
236, K 528
- HB 292** Conveying a certain portion of land which was formerly part of Silver Lake in the town of Madison to J. Donald Hayes and Dorothy V. Hayes. (Hayes of Car. 3)
236, am 437-438, psd 446, conc S am 634, enr 771 (Chapter 75)
- HB 293** To reimburse towns and cities for participation in a state-wide refuse disposal program and making an appropriation therefor. (Hanson of Mer. 6)
236, am & Approp 555, recon notice 601, 609, K 1385
- HB 294** Re public disposal facilities. (Hanson of Mer. 6)
New title: Providing for the establishment of public refuse disposal facilities under certain conditions.

- 236, rule 57 551, ext 552, rule 57 753, ext 772, rcmt 822, am & Approp 1271-1274, LT 1519, psd 1524, 1530-1531, conc S am 1610, enr 1680 (Chapter 324)
- HB 295** Providing for the popular election of certain members of the board of trustees of colleges and University of N. H. (Gordon of Mer. 9)
236, rule 57 551, K 614-615, recon rej 624
- HB 296** To raise the daily compensation of members of the Merrimack county convention. (Andrews of Mer. 1)
236, rule 57 513, psd 599, 604 (S nonconc)
- HB 297** Re taking deer with single shot muzzle-loading firearms. (Higgins of Coos 1)
236, psd 469, 471, S conc 831, enr 868 (Chapter 86)
- HB 298** To provide for recording of short form leases. (Raiche of Hil. 34)
237, am 357-358, psd 374, S conc 695, enr 771 (Chapter 76)
- HB 299** Increasing the expenditure for town road aid and making an appropriation therefor. (Hanson of Mer. 6)
237, LT 440
- HB 300** Providing a fee for minors applying for instruction in safe handling of firearms. (Stimmell of Rock. 1)
240, IP 449
- HB 301** Limiting the hours when snow traveling vehicles transporting firearms may be used during the deer hunting season. (Oswell of Coos 8)
New title: Limiting the hours when snow traveling vehicles, mini bikes, and all terrain vehicles transporting firearms may be used during the deer hunting season.
241, rcmt 485-486, am 703-704, psd 710, S nonconc 1221
- HB 302** Re injury to domestic ducks or fowl by hunters. (Stimmell of Rock. 1)
241, am 486, psd 500, conc S am 780, enr 832 (Chapter 89)
- HB 303** To extend the jurisdiction of police in the apprehension of motor vehicle regulation violators to include semipublic parking lot. (Smith of Rock 7)
241, psd 406, 412, S conc 1316, enr 1355 (Chapter 171)
- HB 304** Re requirements for obtaining a license for granting small loans. (Bigelow of Mer. 3)
241, am 425-427, psd 445, S conc 1316, enr 1355 (Chapter 172)
- HB 305** Creating an interim committee to study the N. H. retirement system. (Bradley of Graf. 19)
241, K 1421
- HB 306** Re aid granted to former patients of the state mental institution and making an appropriation therefor. (York of Mer. 20)
241, K 390
- HB 307** To establish community winter resource areas and making an appropriation therefor. (Williamson of Sul. 7)
241, rcmt 390, SO 494, K 515-516
- HB 308** To provide forms for voter registration, and make an appropriation therefor. (Murray of Hil. 7, Barker of Ches. 17)
241, com changed 550, rule 58 807, study com 826, 1921
- HB 309** Re unemployment compensation. (Angus of Sul. 4, Merrill of Graf. 13)
241, am 406-410, psd 412, nonconc S am, conf 812, 831, rep adop 1221-1225, enr 1271 (Chapter 156)

See also Subject Index preceding this index

- HB 310** Re recoveries by the division of investigation of accounts. (Cheney of Mer. 23)
251, am & Approp 621-622, psd 799, 809, S conc 1374, enr 1440 (Chapter 183)
- HB 311** Abolishing the poll tax and increasing municipal fees for the registration of motor vehicles. (Cate of Mer. 20)
251, K 1416
- HB 312** Requiring information reporting agencies to inform subject individuals of such reports and to make a subject's file available to him for inspection and correction. (Sayer of Rock. 7)
New title: Enacting the fair credit reporting act.
251-252, com changed 366, am 637-648, psd 682, S conc 1695, enr 1719 (Chapter 430)
- HB 313** Providing that the division of welfare shall auction off or sell by bid property owned by certain persons receiving public assistance. (Scamman of Rock. 15)
252, K 494
- HB 314** Re the construction and maintenance of a lake management structure at Silver Lake. (Fuller of Mer. 26 et al)
New title: Providing for investigation of a lake management structure on Silver Lake.
252, rcmt 441, am 569-570, psd 586, S conc 923, enr 945 (Chapter 98)
- HB 315** Providing that minors who have completed a hunter safety instruction course in another state be recognized as competent to handle firearms in this state. (Maynard of Rock. 24)
252, psd 449, 464, S conc 831, enr 868 (Chapter 87)
- HB 316** Increasing the membership of the personnel commission. (McDonough of Hil. 32, Cote of Hil. 29)
252, K 418
- HB 317** Increasing fines for commercial fishing violations and to provide for confiscation of fishing gear. (Maynard of Rock. 24)
252, psd 487, 500, S nonconc 831
- HB 318** Re the town of Gorham. (Oleson and O'Hara of Coos 5)
252, psd 382, 394, conc S am 634, enr 771 (Chapter 77)
- HB 319** Re mileage rate for all state employees using privately-owned passenger vehicles. (Noble of Mer. 27)
252, wthd 418, Approp 430, LT 1420
- HB 320** Authorizing the sale of liquor on any holiday. (Monier of Hil. 4)
252, wthd 469, K 488
- HB 321** To provide a periodic cost of living increase to the five thousand dollar exemption on residential real property taxation for persons over seventy. (Twardus of Rock. 14)
252, K 1312
- HB 322** Re dogs pursuing game. (Forcier of Ches. 6)
252, psd 507, 517, S conc 734, enr 771, (recalled) nonconc S am, conf 1723, 1749, new conf 1761, rep adop 1782, 1795, enr 1825, recalled and second new conf 1833-1834, 1842, SO for 9/22/71 1845-1846, nonconc conf rep, third new conf 1872, 1889, rep adop 1911-1912, enr 1916 (Chapter 574)
- HB 323** Permitting the fish and game commission to purchase a blanket bond or other protection against loss for losses incurred by license agents. (Huggins of Coos 1)
253, Approp 487, K 1420
- HB 324** Re the vaccination and licensing of dogs. (Dwyer of Hil. 25)
253, rule 57 552, K 620

- HB 325** Authorizing the water resources board to control the release or withholding of stored water if necessary for the public health or safety. (Raymond of Ches. 13)
253, rule 57 552, am 740-742, psd 767, S conc 1044, enr 1053 (Chapter 121)
- HB 326** Re the regulation of credit investigators. (Monier of Hil. 4)
253, com changed 313, K 402
- HB 327** To increase the compensation of the board of hairdressers, increase fees, and establish new licensing standards. (Palmer of Rock. 9)
271, psd 469, 471, S conc 1225, enr 1238 (Chapter 154)
- HB 328** Repealing the statute providing that the labor commissioner shall establish the minimum wages paid by the state and its political subdivisions in the construction of public works. (Trowbridge of Ches. 4)
First new title: Repealing the statute providing that the labor commissioner shall establish the minimum wages paid by the state and its political subdivisions in the construction of public works and enacting an anti-kickback in public works statute.
Second new title: Limiting the provisions of the N. H. Little Davis-Bacon Act to certain projects and equating the same with the federal act.
271, am (2 RC's) 574-583, psd 585, LT 973-974, nonconc S am, conf 1040-1041, 1066, rep adop 1121, 1124, enr 1126 (Chapter 128)
- HB 329** Providing for a separate board to coordinate advanced education and making an appropriation therefor. (Cares of Hil. 24)
271, K 616
- HB 330** Re the sale of bottled liquor. (Bouchard of Coos 9)
271, K 509
- HB 331** Amending the business profits tax. (Reddy of Mer. 5)
271, am (RC) 1470-1476, psd 1478, S Ct opin notice 1733, nonconc S am, conf 1733-1734, 1738, rep adop 1755, 1762, recon rej 1777, enr am 1803, 1806, enr 1825 (Chapter 515)
- HB 332** To authorize the barbers board to employ a full-time inspector and to increase certain license fees. (Maglaras of Str. 20)
271, K 620
- HB 333** To provide for cumulative pocket supplements for revised statutes annotated and making an appropriation therefor. (Roberts of Bel. 6)
271, LT 1420
- HB 334** Re the commitment of drug dependent persons. (Zachos of Hil. 27)
271, com changed 313, psd 433, 445, S conc 735, enr 771 (Chapter 62)
- HB 335** To prohibit the denial of an alcoholic beverage license because of racial discrimination. (Lynch of Hil. 32)
271, K 433
- HB 336** Abolishing the poll tax (Hanson of Mer. 6)
271, psd 1211, 1218 (Died in S com)
- HB 337** Establishing a committee to study and report on the goals, purposes, organization, and financing of the state university system, and making an appropriation therefor. (O'Neil of Ches. 12, Raiche of Hil. 34)
First new title: Establishing a committee to study and report on the goals, purposes, organization, and financing of the state university system.
Second new title: Establishing a committee to study and report on the goals, purposes, organization, and financing of the state university system and other aspects of higher education.
278, Approp 528, am 1528, psd 1530, nonconc S am, conf 1725, 1749, rep adop 1824, enr 1830, com members appointed 1922 (Chapter 510)

See also Subject Index preceding this index

HB 338 Providing that the state shall reimburse cities and towns for tax losses incurred through exemptions granted to the elderly and making an appropriation therefor. (Brungot of Coos 8)
278, K 1312

HB 339 Re the construction of area schools and additions thereto. (Hall and Brocklebank of Hil. 13)
278, psd 430, 445, S conc 797, enr 832 (Chapter 83)

HB 340 Re the N. H. retirement system and the firemen's retirement system. (Healy of Hil. 32)

First new title: Re the N. H. retirement system and the firemen's retirement system, and providing for the reinstatement of George Rivard as a member of the N. H. retirement system.

Second new title: Re the N. H. retirement system and the firemen's retirement system.

278, Approp 313, am 1332-1334, psd 1351, nonconc S am, conf 1725, 1750, rep adop 1802, 1807, enr am 1826, enr 1830 (Chapter 511)

HB 341 To prohibit cancellation of accident and health insurance policies due to changes in the physical condition of the insured. (Bednar of Hil. 23)

First new title: To prohibit cancellation of individual accident and health insurance policies due to changes in the physical condition of the insured.

Second new title: Re the cancellation of motor vehicle and health insurance policies; medical payment provisions of motor vehicle policies; and subrogation of rights to medical payment thereunder.

278, rcmt 614, am 974-975, psd 1002, nonconc S am, conf 1687-1688, 1704, new conf 1754, 1761, rep adop 1793, 1794, enr 1828 (Chapter 553)

HB 342 To establish a police standards and training council and to provide educational and training requirements for members of police forces and making an appropriation therefor. (Cochrane of Str. 4)

First new title: To establish a police standards and training council and to provide educational and training requirements for members of police forces.

Second new title: To establish a police standards and training council and to provide education and training requirements for members of police forces.

279, am & Approp 555-556, am 1505, psd 1515, recon rej 1531, S am, LT 1726, nonconc S am, conf 1741, 1761, rep adop 1758, 1762, recon rej 1764, enr am 1784-1785, 1796, enr 1803 (Chapter 497)

HB 343 To create a state department of corrections. (Zachos of Hil. 27, Raiche of Hil. 34)

279, com changed 367, SO 597, K 680-681

HB 344 Providing that the state assume the full cost of health insurance for all state employees and making an appropriation therefor. (McDonough of Hil. 32, Cote of Hil. 29)

New title: Increasing the state contribution to group health and hospitalization insurance for state employees and making an appropriation therefor.

279, am & Approp 529-530, K 1419-1420

HB 345 To increase the permissible maximum dollar limit of certain force account contracts. (Noble of Mer. 27)

279, am 430-431, psd 445, S conc 635, enr 771 (Chapter 55)

HB 346 Providing group hospitalization, hospital medical care, surgical care, other medical and surgical benefits and dental care for state employees and members of the general court and making an appropriation therefor. (Noble of Mer. 27)

279, K 482

HB 347 Re the manner and season for the taking of fin fish or crustaceans in estuarine or coastal waters and re trawling licenses. (Greene of Rock. 22)

279, rule 57 631, rcmt 704, K 1047

- HB 348** Enabling the department of fish and game to recover damages for loss of fish, other aquatic life, wildlife or their habitat due to water pollution. (Oleson of Coos 5, Heald of Hil. 10)
279, rule 57 ext 513-514, psd 774, 782, nonconc S am, conf 1134, 1144, rep adop 1354, enr 1440 (Chapter 184)
- HB 349** Re distribution of receipts from broad base taxes. (Monier of Hil. 4)
279, K 1312
- HB 350** Re motorboat speed and the prohibiting of water-skiing on the Pemigewasset River near Plymouth. (Urie of Bel. 1)
279, rule 43 552, K 708
- HB 351** Re increasing the tax on tobacco products and making an appropriation therefor. (Sirois of Hil. 21)
280, Approp 1120, psd 1334, 1351, nonconc S am, conf 1730, 1738-1739, rep adop 1757, 1762, enr 1781 (Chapter 475)
- HB 352** To provide a tax on the receipt of gross income. (Sayer of Rock. 7)
280, K 1096
- HB 353** Establishing a junk car fee on motor vehicles. (Trowbridge of Ches. 4)
298, rule 57 701, K 776
- HB 354** Providing for the acquisition of a certain dam and water rights on Lake Skatutakee in the town of Harrisville by the water resources board and making an appropriation therefor. (Trowbridge of Ches. 4)
298, K 742
- HB 355** Increasing the salaries of classified state employees and making an appropriation therefor. (McDonough of Hil. 32, Cote of Hil. 29)
New title: Re the salaries of unclassified state officials and making an appropriation therefor.
298, am & Approp 556-562, recon notice 601, recon rej 623, LT 1387
- HB 356** To preserve the state's landscape and its gravel supply by taxing gravel, landfill, and crushed stone sold for out-of-state use and making an appropriation therefor. (Maynard of Rock. 24)
298, SO 709, study com 726, 1922
- HB 357** Establishing an advisory committee for the continuing overview of operations of and in state parks and making an appropriation therefor. (Higgins of Graf. 2, Michels of Mer. 19)
New title: Establishing an advisory committee for the continuing overview of operations of and in state parks.
298, rule 57 701, am & Approp 845-846, K 1386, recon notice 1404, recon rej 1529
- HB 358** Re school building aid for vocational education facilities and making an appropriation therefor. (Bowles of Rock. 27)
298, am & Approp 553-554, K 1386
- HB 359** Re the surveying of land transferred within the state. (Altman of Graf. 14)
299, K 536
- HB 360** Re the assessment of a resident tax for state and local purposes to replace the head tax. (Hanson of Mer. 6)
New title: Re the assessment of a resident tax for state and local purposes to replace the head tax and the poll tax.
299, psd 1210, 1218, conc S am 1740, enr 1781 (Chapter 476)
- HB 361** Providing for overtime pay for classified employees of the state liquor commission and making an appropriation therefor. (McDonough of Hil. 32)
299, Approp 483, K 1386

See also Subject Index preceding this index

- HB 362** To prohibit the use of public funds for the purposes of circumventing the wishes of parents in inculcating in their children sexual values, attitudes, and behavior. (Webster of Car. 6)
299, K 616-617, recon rej 624
- HB 363** Eliminating peace bonds in cases of appeals from conviction of driving while intoxicated or reckless driving. (Monier of Hil. 4, Bartlett of Mer. 10)
299, study com 534, recon rej 540, com 1926
- HB 364** Creating the office of ombudsman and making an appropriation therefor. (Gordon of Mer. 9)
299, K 594-595
- HB 365** Establishing the salary of the state entomologist. (Tirrell of Str. 4)
New title: To abolish the unclassified position of state entomologist.
299, Approp 483, am 1384, psd 1403, S conc 1640, enr 1680 (Chapter 325)
- HB 366** Requiring a finding that certain facts exist before capital punishment may be imposed. (Bowles of Rock. 27)
299, rule 57 701, ext 779, K 880
- HB 367** Providing additional retirement allowance for certain retired teachers and making an appropriation therefor. (Cobleigh of Hil. 15)
299, Approp 505, LT 1421, psd 1506, 1515, S conc 1715, enr 1719 (Chapter 431)
- HB 368** Regulating the sale of hypodermic syringes. (Knight of Hil. 4)
299, am 565-567, psd 586, S conc 1100, enr 1126 (Chapter 135)
- HB 369** To assist in reducing the tax on real property by imposing a tax on the sale of tangible personal property and distributing a portion of the receipts to the cities and towns within the state of N. H. (Noble of Mer. 27)
299, IP (RC) 1036-1040
- HB 370** Providing for the acquisition of a certain dam and water rights on the Contoocook River by the water resources board. (Murray and Mann of Hil. 7)
300, K 742-743
- HB 371** Re longevity payments to long service state employees and officials and making an appropriation therefor. (Woodward of Mer. 26)
300, K 562
- HB 372** Re the policemen's retirement system. (Robinson of Hil. 35, Zachos of Hil. 27)
300, am & Approp 505-506, psd 1277, 1283, S conc 1675, enr 1851 (Chapter 365)
- HB 373** Providing for reimbursement to fire and rescue companies for rescue operations in state parks and reservations and making an appropriation therefor. (Davis of Car. 2)
300, rule 57 ext 697, SO 726-727, study com 754-755, 1933
- HB 374** Providing for the acquisition of a certain dam and water rights on the Cocheco river in the city of Rochester by the water resources board and making an appropriation therefor. (Thompson of Str. 11)
New title: Providing for the acquisition of certain dam and water rights on a tributary of the Cocheco river in the town of Middleton by the water resources board and making an appropriation therefor.
300, rule 57 701, am & Approp 776-777, LT 1520, 1528
- HB 375** Providing that the state instead of the county shall pay substitute judges of probate sitting because of the absence or inability to attend of the regular judge and making an appropriation therefor. (Clark of Str. 4)
300, am & Approp 530, LT 1519, 1528
- HB 376** Establishing a department of housing and making an appropriation therefor. (Michels of Mer. 19)
300, rule 57 753, rule 58 808, SO 910, study com 969, 1922

- HB 377** Re collective bargaining rights of public employees and providing an appropriation for their implementation. (Coutermarsh of Hil. 22 et al)
300, rule 57 877, K 989, recon notice SO 1063, recon rej 1078-1079
- HB 378** To create community rehabilitation facility programs and making an appropriation therefor. (Conley of Car. 4 et al)
300, Approp 508, K 1463
- HB 379** Increasing the penalties for operating a motor vehicle after revocation or suspension of license. (Twardus of Rock. 14)
301, am 743-744, psd 767, study com 1100, 1930
- HB 380** To establish a state employees labor relations commission and making an appropriation therefor. (MacDonald of Mer. 25)
New title: Providing for procedures for hearings and elections re management-employee relations in state employment.
301, rule 57 753, ext 826, rule 57 1041, am 1111-1119, psd 1122, S nonconc, study com 1738, 1930
- HB 381** Imposing a tax on the income of individuals. (Menge of Graf. 8)
320, S Ct opin req 542-543, printed 786-787, IP (RC) 1184-1188, 1369, 1393
- HB 382** To impose a tax on income and on retail sales. (Nutt of Graf. 9)
320, S Ct opin req 543-544, printed 789-792, SO 1188, IP (RC) 1213-1216, recon rej 1218
- HB 383** Imposing a personal income tax, repealing the tax on interest and dividend income, repealing the commuters income tax, repealing the poll tax and related statutes, providing additional return of revenue to the cities and towns and providing for property tax relief and stabilization. (O'Neil of Ches. 12)
320, S Ct opin req 544-545, printed 792-797, motions and addresses 1236-1237, 1246-1250, IP (RC) 1251-1255
- HB 384** To extend the insurance premium tax to include hospital service corporations. (Robinson of Hil. 35)
320, SO 681, K 696-697
- HB 385** To provide for regulation of electricians and electrical installations. (Tilton of Graf. 1 et al)
320, IP 800-801
- HB 386** Increasing the fees for licenses and permits for the sale of liquor and beer. (Sirois of Hil. 21 et al)
320, rule 57 1044, IP 1134-1135, recon rej 1217
- HB 387** Extending the time within which pari-mutuel pools may be sold. (Gelt of Rock. 7)
320, am 514-515, SO 515, psd 539, recon rej 546, psd 547, S conc 1271, enr 1355 (Chapter 173)
- HB 383** Re town liability for dog damage. (Michels of Mer. 19)
320, K 668
- HB 389** Creating a homestead exemption to local property taxes, providing for reimbursement to towns and cities for revenue lost thereby and making an appropriation therefor. (Levy of Rock. 28)
320, IP 1097
- HB 390** Imposing an income tax to reimburse towns and cities for revenue lost because of tax exemptions to the elderly, providing tax relief for the elderly and making an appropriation therefor. (Clark of Str. 4)
321, K 1292
- HB 391** Requiring selectmen's approval before a foster child is placed in a home located within the town. (Gordon of Mer. 9)
321, K 669

See also Subject Index preceding this index

- HB 392** Lowering the age of majority from twenty-one to eighteen years of age. (Gordon of Mer. 9)
New title: Establishing an interim committee to study the problems of lowering the age of majority from twenty-one to eighteen years of age.
321, am 532-533, psd 547, S conc 1406, enr 1540, com members appointed 1922 (Chapter 234)
- HB 393** Providing for arbitration in labor grievances involving city employees. (McDonough of Hil. 32)
321, am 597-598, psd 604, S conc 1734, enr 1781 (Chapter 477)
- HB 394** To change the name of the water supply and pollution control commission. (Greene of Rock. 22)
321, K 678
- HB 395** Providing overtime pay for classified state employees and making an appropriation therefor. (McDonough of Hil. 32)
321, K 483
- HB 396** Establishing the salary grades of certain social workers. (Raiche of Hil. 34 et al)
321, K 483
- HB 397** Increasing the registration fee for motor vehicles, boats, and snow traveling vehicles. (Sirois of Hil. 21)
321, K 511
- HB 398** Providing for the purchase of state employees' uniforms by the state and making an appropriation therefor. (McDonough of Hil. 32, Cote of Hil. 29)
321, K 484-485
- HB 399** Increasing the percentage rate of the room and meals tax and exempting meals less than \$1. (Gordon of Mer. 9 et al)
321, 1P 998
- HB 400** Providing for an increase in the motor vehicle road tolls. (Trowbridge of Ches. 4)
322, rcmt 1144, am 1442-1449, psd 1450-1451, S conc 1715, nonconc S am. conf 1729, 1738, recon notice 1751, rep adop 1770-1774, 1777, enr 1788 (Chapter 504)
- HB 401** Prohibiting amendments to the zoning law where adequate notice thereof has not been given. (Sayer of Rock. 7)
322, rule 57 702, ext 779, K 845
- HB 402** Making an appropriation for the erection of historical markers on highways. (Brummer of Graf. 4, Bowles of Rock. 27)
322, Approp 536-537, LT 1387
- HB 403** Providing for a commission to study the state constitution and making an appropriation therefor. (Bowles of Rock. 27)
322, am 702-703, 1P 703
- HB 404** Re a state scholarship program for students who are residents and attending post secondary education institutions in this state, and making an appropriation therefor. (Hall of Hil. 13)
322, Approp 528, K 1463
- HB 405** Providing for comprehensive mental health centers and making an appropriation therefor. (Zachos of Hil. 34, O'Neil of Rock. 7)
322, am & Approp (RC) 670-675, LT 1463
- HB 406** Providing for procedures for the funding of sewer projects by the state. (Maynard of Rock. 24, Robinson of Hil. 35)
322, Approp 763, K 1463-1464

- HB 407** To clarify the aircraft operating fee formula. (Coutermarsh of Hil. 22, Nutt of Graf. 9)
322, com changed 330, psd 512, 518, S conc 766, enr 771 (Chapter 56)
- HB 408** Establishing an election fund to be the sole source of funding for gubernatorial campaigns. (Altman of Graf. 14)
322, K 573
- HB 409** Increasing the additional retirement allowances for state employees who retired prior to July 1, 1961 and making an appropriation therefor. (Glavin of Mer. 26)
New title: Increasing the additional retirement allowances for state employees who retired prior to July 1, 1961 and making an appropriation therefor and providing certain retirement allowances to Esther Davis.
322, Approp 506, LT 1421-1422, psd 1506, 1515, nonconc S am, conf 1755, 1782, rep adop 1785-1786, 1795, enr 1825 (Chapter 543)
- HB 410** Providing additional retirement allowances for state police who retired subsequent to July 1, 1961 and prior to January 1, 1968 and making an appropriation therefor. (Glavin of Mer. 26)
322-323, Approp 506, LT 1422, psd 1506, 1516, S conc 1715, enr 1719 (Chapter 432)
- HB 411** Providing shift differential compensation for state employees and making an appropriation therefor. (MacDonald of Mer. 25)
323, am & Approp 562-563, K 1386
- HB 412** Re the date on which foundation aid shall be paid. (Cate of Mer. 20)
327, am & Approp 554, K 1277
- HB 413** Providing that any person assessed and having paid a real property tax shall pay the same fish and game licensing fees as residents. (Merrill of Graf. 13)
327, K 508
- HB 414** Establishing separate license requirements for hunting game birds. (Merrill of Graf. 13)
327, K 508
- HB 415** To establish a permanent governor's committee on children and youth and making an appropriation therefor. (Parker of Hil. 15)
327, K 508
- HB 416** Re administrative functions of certain regulatory boards, and making an appropriation therefor. (Michels of Mer. 19)
327, K 595
- HB 417** Re students civil rights. (Boisvert of Hil. 20 et al)
327, rule 57 701, ext 779, 926, JC 1119, 1926
- HB 418** Re the disposal of certain construction and industrial wastes. (Clark of Str. 4)
327, K 737
- HB 419** Re supplies for discharged prisoners. (Roberts of Bel. 6, Spirou of Hil. 31)
327, am & Approp 453, psd 1385, 1403, S conc 1606, enr 1670 (Chapter 299)
- HB 420** Making an appropriation for the purchase of an aircraft for use by departments and agencies of the state. (Coutermarsh of Hil. 22)
327, K 512
- HB 421** Reenacting sections of the stock in trade law, providing a tax on equipment, and providing certain penalties. (Boisvert of Hil. 20)
327, K 954-955

See also Subject Index preceding this index

- HB 422** Authorizing the commissioner of education to make a study of the financial aid formulas for elementary and secondary education. (Cobleigh of Hil. 15)
New title: Authorizing a committee to make a study of the financial aid formulas for elementary and secondary education.
328, am & Approp 617-618, K 1386
- HB 423** Providing for the acquisition of a certain dam and water rights on Downing Pond. (Smith of Str. 2)
328, am & Approp 570-571, LT 1520, 1528
- HB 424** To establish the position of tax field agent in the office of the tax commission. (Woodward of Mer. 26)
328, K 563
- HB 425** Re conveyances of real estate. (Colburn of Hil. 5)
328, K 706-707
- HB 426** Clarifying the powers of assistant moderators to administer oaths. (Mann of Graf. 6)
328, psd 511, 517, S conc 923, enr 945 (Chapter 99)
- HB 427** Providing for and increasing the additional retirement allowances for state police who retired prior to July 1, 1961 and making an appropriation therefor. (Glavin of Mer. 26)
328, am & Approp 506-507, LT 1422, psd 1506, 1515, S conc 1715, enr 1735 (Chapter 410)
- HB 428** Re proof of residency by applicants for admission to state institutions of higher learning. (Gordon of Mer. 9)
328, K 532, recon rej 539
- HB 429** Prohibiting the governor and council from naming certain natural and man-made formations in the state. (Gordon of Mer. 9)
New title: Prohibiting the renaming of certain natural and man-made formations in the state.
328, am 531-532, psd 547, S conc 924, enr 945 (Chapter 100)
- HB 430** Providing for the acquisition of certain dams and water rights on the Hays Brook and Cocheco River in the town of New Durham. (Smith of Str. 2)
328, am & Approp 571-572, LT 1520, 1528
- HB 431** Providing additional cost of living retirement allowances for state employees who retired subsequent to July 1, 1961 and prior to January 1, 1968 and making an appropriation therefor. (Glavin of Mer. 26)
328, Approp 485, LT 1422, psd 1506, 1515, S conc 1715, enr 1719-1720 (Chapter 433)
- HB 432** Re the rabies control law. (Lee of Coos 3)
328, com changed 367, psd 620, 625, S conc 1100, enr 1126 (Chapter 132)
- HB 433** Re safeguarding the public health. (Andrews of Mer. 1)
329, K 740
- HB 434** Repealing the statute permitting time trials of motor vehicles in Rollins State Park. (Hamel of Rock. 17)
329, psd 470, 471, S conc, enr 952 (Chapter 107)
- HB 435** Establishing a state department of children and youth services, and making an appropriation therefor. (Raiche of Hil. 34, Cobleigh of Hil. 15)
New title: Establishing an office of child and youth services, and making an appropriation therefor.
329, rcmt 515, SO 724-725, am & Approp (RC) 744-752, LT 1520, 1528

- HB 436** Permitting any member of the general court to examine certain files of state colleges, universities, and vocational schools. (Gordon of Mer. 9)
329, K 487-488
- HB 437** Permitting members of the general court to examine certain tax fil.s. (Gordon of Mer. 9)
329, K 487
- HB 438** Requiring posting of a danger sign on piers or wharves while devices for the prevention of the formation of ice are in operation. (Hamel of Rock. 17)
329, JC 763, 1926
- HB 439** Re extending the service fee on air carriers to all public landing areas supported, in whole or in part, by state and municipality or airport authority funds and to allocate said fees between the state and municipalities or airport authorities. (Coutermarsh of Hil. 22, Nutt of Graf. 9)
329, psd 954, 971, S conc 1148, enr 1180 (Chapter 140)
- HB 440** Providing for school staff development programs, state grants therefor, and making an appropriation therefor. (Bowles of Rock. 27)
329, K 554
- HB 441** To support a continuing program in drug education in the elementary and secondary schools of N. H. and making an appropriation therefor. (Zachos of Hil. 27)
329, Approp 505, K 1464
- HB 442** Limiting the real estate tax exemption for servicemen. (Spaulding of Sul. 4)
329, K 931
- HB 443** Increasing the debt limit for school construction in the town of Bedford. (Van Loan of Hil. 26)
329, psd 482, 500, S conc 924, enr 945 (Chapter 101)
- HB 444** Providing an open season on fisher cats. (Hardy of Mer. 4)
330, K 508
- HB 445** Providing that, for five years, only buck deer may be taken in the six southern counties. (Hardy of Mer. 4)
330, K 668
- HB 446** Re the membership of school boards in certain school districts. (Van Loan of Hil. 26)
330, am 554-555, psd 586, S conc 695, enr 771 (Chapter 57)
- HB 447** To legalize greyhound racing in N. H. and to establish a state greyhound racing commission. (Clark of Str. 4 et al)
330, K 1312
- HB 448** Creating certain positions and duties for administration of the N. H. hospital and making an appropriation therefor. (MacDonald of Mer. 25)
330, am & Approp 563-565, K 1464
- HB 449** Re balloting at town meetings relating to bond issues. (Bridges of Hil. 26, Smith of Rock. 7)
330, com changed 422, rule 57 806, ext 910, IP 1056-1057
- HB 450** Permitting Sunday racing. (Benton of Rock. 12)
330, psd 1279, 1283, nonconc S am, conf 1729, 1738, rep adop 1764, 1765, enr 1803 (Chapter 498)

See also Subject Index preceding this index

- HB 451** Establishing a commission to study and make legislative recommendations concerning the regulations and licensing requirements which apply to halfway houses. (Lemieux of Hil. 34, Conley of Car. 4)
352, am 677-678, psd 682, S conc 1568, enr 1622, com members appointed 1922 (Chapter 297)
- HB 452** Re federal aid for airport and airway development. (Coutermarsh of Hil. 22 et al)
353, psd 512, 518, S conc 766, enr 771 (Chapter 58)
- HB 453** Exempting persons on active duty with the armed forces from payment of the poll tax. (Woodward of Mer. 26)
353, psd 699, 710, S nonconc 1738
- HB 454** Amending the definition of an air navigation facility. (Coutermarsh of Hil. 22 et al)
353, psd 512, 518, S conc 766, enr 771 (Chapter 59)
- HB 455** Imposing an airways toll on jet fuel. (Coutermarsh of Hil. 22 et al)
353, K 1111
- HB 456** To permit the hunting of fisher in Sullivan county from November first to March thirty-first. (Chase of Sul. 2)
353, K 704
- HB 457** To legalize dog racing in N. H. and to establish a state dog racing commission. (Gay of Rock. 5)
353, K 1312
- HB 458** Prohibiting the use of motorboats on Berry pond in Moultonborough. (Davis of Car. 5)
353, com changed 443, rule 57 807, psd 910, 914, S conc 1406, enr am 1555, enr 1622 (Chapter 564)
- HB 459** Prohibiting the use of aircraft on the surface waters of Lake Kanasatka. (Davis of Car. 5)
353, K 723
- HB 460** Transferring the dam and flowage rights on Nubanusit brook to the water resources board. (Trowbridge of Ches. 4)
353, am & Approp 572, LT 1520, 1528
- HB 461** To relieve the burden of local property taxes through the enactment of an income tax. (Galbraith of Sul. 7)
353, K 1096
- HB 462** Making interest on deposits in credit unions exempt from the interest and dividends tax. (Benton of Rock. 12)
353, K 988-989
- HB 463** Providing for studies in each county to consider the advisability of home rule charter acts; amending certain provisions of the laws re counties and establishing a county regional government commission and making an appropriation therefor. (Trowbridge of Ches. 4 et al)
354, rule 58 808, rule 57 811, ext 910-911, 946, rule 57 1090, SO 1216-1217, study com 1288, 1922-1923
- HB 464** Re participation in the work incentive program. (Merrill of Graf. 13)
354, am 598-599, psd 604, S conc 1374, enr 1440 (Chapter 185)
- HB 465** Re the use of identification cards for the purpose of purchasing alcoholic beverages. (Parker of Hil. 15)
354, K 599
- HB 466** Establishing a council of economic advisors to the governor. (Parker of Hil. 15)
354, Approp 565, K 1464

- HB 467** Re intoxicating beverages at inter-scholastic athletic contests. (Tarr of Mer. 28)
354, rule 57 772, psd 814, 827, S conc 1148, enr 1180 (Chapter 141)
- HB 468** Clarifying the provisions of the statute that tax deeds shall be given by the collector in office. (Woodward of Mer. 26)
354, psd 538, 547, S conc 1490, enr 1540 (Chapter 235)
- HB 469** Prohibiting the varying of rates for motor vehicles liability insurance based solely on age groups. (Sayer of Rock. 7)
354, K 721
- HB 470** Providing incentive aid for kindergarten programs and making an appropriation therefor. (O'Neil of Ches. 12)
354, IP 758
- HB 471** To provide for interest charges on late payments made by the division of welfare of the department of health and welfare to providers of goods and services to welfare recipients. (Lemieux of Hil. 34)
354, K 594
- HB 472** Establishing the time when beaver may be trapped in Coos county. (Higgins of Coos 1)
376, psd 774-775, 783, study com 1066, 1929
- HB 473** Re payment by the state in certain cases of the cost of educating children living in foster homes. (Daloz of Hil. 6)
376, Approp 620-621, LT 1464
- HB 474** Authorizing additional reimbursement for state employees who are required to haul state owned property in trailer behind their privately owned vehicles. (Fuller of Mer. 26)
376, K 512
- HB 475** Providing that Marion L. Wagner shall receive retirement credit for certain prior service and making an appropriation therefor. (Coutermarsh of Hil. 22)
376, Approp 475, K 1277
- HB 476** Re the town of Exeter. (Eastman of Rock. 16)
376, K 573
- HB 477** Re fees for registration as professional engineer. (Page of Rock. 16)
376, am & Approp 618-620, psd 799, 809, S conc 1315, enr am 1353, 1355, enr 1451 (Chapter 196)
- HB 478** Providing for the adoption of Margaret Mary Nault. (Vey of Rock. 13)
376, K 531
- HB 479** Providing for county home rule. (Monier of Hil. 4)
376, com changed 411, rule 43 753, K 820
- HB 480** To permit a child of divorced parents who has attained the age of seventeen to choose the parent with whom he wishes to live. (Murray of Hil. 7)
376, K 620
- HB 481** Re committee selection in the house of Representatives. (Hardy of Mer. 4)
376, K 622
- HB 482** Re bail commissioners. (Grady of Hil. 40, O'Connor of Hil. 36)
377, psd 531, 547, S conc 1004, enr 1005 (Chapter 112)

See also Subject Index preceding this index

- HB 483** Eliminating the limit on assets as a qualification for exemption for elderly persons. (Schwaner of Rock. 9)
377, K 1312
- HB 484** Providing that cities and towns shall establish the location of liquor stores in their confines. (Schwaner of Rock. 9)
377, K 509
- HB 485** Re selling tobacco to minors. (Howard of Mer. 26)
377, K 538
- HB 486** To prohibit changing the mileage on a motor vehicle odometer. (Cum mings of Ches. 17)
377, K 777
- HB 487** Establishing the Rye district court. (Hammond of Rock. 22)
377, rule 57 772, K 843
- HB 488** Imposing a temporary tax on the value of property transferred as payrolls by business employers. (Cochrane of Str. 4)
377, K 1078
- HB 489** Re the sentence for murder and the proceedings to determine the sentence. (Zachos of Hil. 27)
377, am 881-882, psd 913, nonconc S am, conf 1595, 1609, conf discharged, nonconc S am 1688
- HB 490** Re the N. H. annual conference of the Methodist Church. (Zachos of Hil. 27)
377, psd 511, 517, S conc 924, enr 945 (Chapter 102)
- HB 491** Permitting the publication of the name of an arrested juvenile. (Spaulding of Sul. 4)
377, K 531
- HB 492** Re the statute of limitations in divorce actions. (Spaulding of Sul. 4)
377, K 723
- HB 493** Restricting the operation of motor vehicles by drivers under eighteen years of age. (Boisvert of Hil. 33)
377, K 630
- HB 494** Re tax exemptions for water and air pollution control facilities. (Greene of Rock. 22)
377, com changed 395, psd 649-650, 682, S conc 1148, enr 1183 (Chapter 142)
- HB 495** Prohibiting the use of motor boats with engines in excess of five horsepower on certain bodies of water in Ossipee. (Webster of Car. 6)
378, K 806
- HB 496** Redistricting the county commissioners' districts in Rockingham county. (Scamman of Rock. 15)
First new title: Re the Rockingham commissioner districts and re the qualifications for the office of county commission candidates.
Second new title: Redistricting the county commissioners' districts in Rockingham county.
378, rule 57 1006, ext 1076, am 1325-1326, psd 1351, nonconc S am, conf 1733, 1750, rep adop 1763-1764, 1766, enr 1798 (Chapter 508)
- HB 497** Removing weighted voting in supervisory union elections. (Scamman of Rock. 15)
New title: Re additional votes for supervisory union personnel based on a ratio of student population.
378, com changed 411, rule 57 772, am 908-909, psd 914, S nonconc 1569

- HB 498** Re mandatory arbitration of claims where the amount involved is \$3,000 or less. (Burns of Coos 4)
378, JC 668, 1926
- HB 499** Re the placing of yield and stop signs on public highways. (Hughes of Car. 8)
378, K 630
- HB 500** Re the highway operation of farm vehicles. (Hughes of Car. 8)
378, am 678-680, psd 682, S conc, enr 1005 (Chapter 113)
- HB 501** Re the board of chiropractic examiners and registration and making an appropriation therefor. (Sayer of Rock. 7)
New title: Re the board of chiropractic examiners and registration.
378, am & Approp 595, am 1025-1026, psd 1041, conc S am 1610, enr 1680 (Chapter 326)
- HB 502** Re confidentiality of the tax commission records of the business profits tax division. (D'Amante of Sul. 5)
378, K 487
- HB 503** To require kindergartens in all elementary schools. (Parker of Hil. 15)
378, K 737
- HB 504** Providing for automatic vacating of the office of any elected town or school official because of absenteeism. (Morrison of Rock. 7)
378, K 668-669
- HB 505** Providing that school districts pay part of the cost of tuition for vocational education provided by another district, that the state pay the balance and making an appropriation therefor. (O'Neil of Rock. 7)
New title: Providing that school districts pay part of the cost of tuition for vocational education provided by another district and that the state pay the balance.
378, rule 58 807, am & Approp 880, LT 1464, recon notice 1479, recon rej 1529
- HB 506** Changing part of the boundary line between the towns of Bartlett and Hart's Location. (Howard of Car. 1)
379, rule 57 772, ext 859, am 1070, psd 1079, S conc 1717, nonconc S am, conf 1731, 1749, rep adop 1792, 1796, enr 1809, conc S am 1850, enr 1851 (Chapter 563)
- HB 507** Establishing a Hooksett district court. (Riley of Mer. 7 et al)
379, rule 57 772, ext 859, rule 57 1044, psd (RC) 1175-1179, 1190, nonconc S am, conf 1731, 1750, recon, conc S am 1759, recon rej 1765, rep adop 1824, enr 1830 (Chapter 558)
- HB 508** Exempting certain temporary heliports from registration under the provisions of the aeronautics act. (Coutermarsh of Hil. 22)
379, psd 539, 547, S conc 1148, enr 1180 (Chapter 143)
- HB 509** Including sole proprietors under the provisions of the workmen's compensation law. (Greenwood of Rock. 12)
New title: Providing workmen's compensation on a voluntary basis to persons engaged in business under certain circumstances.
379, am 705-706, psd 710, nonconc S am, conf 1724-1725, recon, conc S am 1730, enr 1759 (Chapter 463)
- HB 510** Clarifying the relationship of school boards and the voters of a school district re regulations. (Eaton of Hil. 9)
379, K 628
- HB 511** Providing an exemption to persons over sixty-five against their real estate tax. (Smith of Rock. 7)
379, K 1312

- HB 512** Re conservation officers and their pay schedule. (LaMott of Graf. 6, Hayes of Car. 3)
379, rule 57 ext 772, Approp 860, am 1465, psd 1478, S conc 1734, enr am 1762, 1776-1777, enr 1798 (Chapter 505)
- HB 513** Extending the room and meals tax to include tenancies of less than three months in apartment dwellings. (Smith of Rock. 7)
379, K 1013
- HB 514** Increasing the penalties for misuse of motor vehicle registration plates. (Twardus of Rock. 14)
379, K 709
- HB 515** Increasing the penalties for operating a motor vehicle without a license. (Twardus of Rock. 14)
379, K 709
- HB 516** Re uniformed police officers in attendance at public dances, carnivals, and circuses. (Twardus of Rock. 14)
379, am 705, psd 710, S conc, enr 952, (Chapter 108)
- HB 517** Re the name of cooperative banks, building and loan associations or savings and loan associations. (Greeley of Mer. 16)
379-380, psd 504, 517, S conc 1316, enr 1355 (Chapter 174)
- HB 518** Re the salary of the Carroll county sheriff. (Davis of Car. 2)
380, am 799-800, psd 809 (S nonconc)
- HB 519** Re the fees charged in the registry of deeds of Carroll county. (Davis of Car. 2)
380, am 800, psd 809, S conc 1316, enr 1317 (Chapter 169)
- HB 520** Providing that putting harmful objects or substances in food or drink and giving such food or drink to another is a crime. (Maglaras of Str. 20)
380, K 629
- HB 521** Limiting the real estate tax payable by persons over sixty five to 5% of their gross income. (Knight of Hil. 4 et al)
380, K 1313
- HB 522** Re the duties of the water supply and pollution control commission. (Junkins of Rock. 16)
380, rule 57 812, K 946
- HB 523** Providing for an exemption to persons over 65 for that portion of their real estate tax which is attributable to expenditures for education. (Knight of Hil. 4 et al)
380, K 1313
- HB 524** Re voting hours in small towns. (Cummings of Rock. 11)
398, rule 57 877, K 953
- HB 525** Re incompatibility of town offices. (Cummings of Rock. 11)
New title: Re municipal government
398, rule 57 811, SO 888, am 906, psd 913, nonconc S am, conf 1740, new conf 1755-1756, 1761, 1763, 1776, rep adop 1792, enr am 1827-1828, enr 1852 (Chapter 512)
- HB 526** Establishing the standardbred development commission within the department of agriculture. (Huot of Bel. 9)
398, am & Approp 815-818, K 1466
- HB 527** Establishing certain new charges and fees to be collected by the tax collectors. (Woodward of Mer. 26)
New title: Legalizing the annual meeting of the Claremont school district.
398, psd 707, 710, conc S am 1740, enr 1759 (Chapter 464)

- HB 528** Authorizing town treasurers to deposit moneys in insured savings accounts. (O'Neil of Rock. 7)
398, psd 820, 827, enr 1286, S conc 1316 (Chapter 158)
- HB 529** Re the destruction and removal of boundary markers. (Bennett of Ches. 9)
398, rule 57 812, am 885, psd 913, S conc 1100, enr 1126 (Chapter 133)
- HB 530** Amending the liquidity provisions applicable to building and loan associations, cooperative banks, or savings and loan associations. (Greeley of Mer. 16)
398, am 552-553, psd 586, S conc 1005, enr 1006 (Chapter 114)
- HB 531** Authorizing cooperative banks, building and loan associations, mutual savings banks, savings and loan associations, or federal savings and loan associations to organize a service corporation. (Greeley of Mer. 16)
New title: Permitting various types of financial institutions in N. H. to organize and/or participate in service corporations.
398, am 735-736, psd 767, conc S am 1696, enr 1735 (Chapter 411)
- HB 532** Constituting the Merrimack district court. (Lyons of Hil. 25 et al)
399, rule 57 925, ext 1021, psd 1181, 1190, nonconc S am, conf 1731-1732, 1761, rep adop 1759, 1795, recon rej 1763, enr 1825 (Chapter 544)
- HB 533** To clarify motor vehicle title exemptions. (Hammond of Rock. 22)
399, K 744
- HB 534** Permitting dining and dancing in the same room where liquor is served. (Sayer of Rock. 7, D'Amante of Sul. 5)
399, rule 43 753, K 819
- HB 535** Re transfers of land between abutting owners. (Greene of Rock. 22)
399, K 820
- HB 536** Re the taking of land for state park facilities in the town of Rye. (Greene and Hammond of Rock. 22)
399, SO 858-859, am 906-907, psd 914, nonconc S am, conf 1477, 1479, recon, conc S am 1764, rep adop 1791-1792, 1795, enr 1809 (Chapter 500)
- HB 537** Providing for liquor licenses for first class ballrooms. (Sayer of Rock. 7)
399, K 819, recon & rcmt 990, am 1295-1296, psd 1314, S conc 1640, enr 1851 (Chapter 366)
- HB 538** Establishing an exemption from property taxes for certain persons over sixty-five years of age. (Sayer of Rock. 7)
399, K 1384
- HB 539** Authorizing the state fire marshal to promulgate certain fire safety regulations. (LaMott of Graf. 6)
399, K 665
- HB 540** Amending the charter of the union school district of Keene re the term of office of the treasurer. (Moran of Ches. 16)
New title: Amending the charter of the union school district of Keene to provide that the treasurer be appointed by the school board.
399, am 1027-1029, psd 1042, S conc 1374, enr 1440 (Chapter 186)
- HB 541** Re town appropriation for Independence Day. (Belair of Rock. 7)
399, psd 707, 710, enr 1286, S conc 1316 (Chapter 159)
- HB 542** To require cities and towns to provide tax maps. (Roberts of Bel. 6)
399, rule 57 811, ext 946, psd 1014, 1022, S conc 1734, enr 1748 (Chapter 426)

See also Subject Index preceding this index

- HB 543** To increase the fee for non-resident hunting and fishing licenses. (Chamberlin of Graf. 5)
 New title: To increase the fees for nonresident hunting licenses.
 399, am & Approp 803-804, am 1466, psd 1478, S conc 1715, enr am 1762, 1791, enr 1825 (Chapter 545)
- HB 544** To provide for review of area school plan and withdrawal after the third anniversary. (Lockhart of Rock. 22)
 400, psd 979, 1002, S conc 1374, enr 1441 (Chapter 187)
- HB 545** Permitting the conduct of beano games on Sunday and increasing the fee for beano licenses. (Walsh of Hil. 31)
 400, rule 57 ext 766, am 933, psd 947, S conc 1453, enr 1539 (Chapter 224)
- HB 546** To define, control, and prohibit the littering of public or private property. (Burrows and D'Amante of Sul. 5)
 400, am 980-982, psd 1003, S conc 1148, enr 1180 (Chapter 144)
- HB 547** Re publication of political contributions and expenditures. (Zachos of Hil. 27)
 400, psd 678, 682, enr am 1750, enr 1781 (Chapter 491)
- HB 548** Re the use of the state seal. (Zachos of Hil. 27)
 400, am 818-819, psd 827, S conc 1490, enr 1540 (Chapter 236)
- HB 549** Re revisions and supplements to the law enforcement manual. (Zachos of Hil. 27)
 New title: Re revision and supplements to the law enforcement manual and making an appropriation for an additional printing of the manual.
 400, am & Approp 629, am 877-878, psd 914, S conc 1695, enr 1720 (Chapter 435)
- HB 550** Providing copies of the Revised Statutes Annotated for attorneys in the office of attorney general. (Zachos of Hil. 27)
 400, psd 665, 682, S conc 1666, enr 1670 (Chapter 300)
- HB 551** Clarifying the duties of the deputy attorney general. (Zachos of Hil. 27)
 400, psd 737, 767, S conc 1100, enr 1126 (Chapter 134)
- HB 552** Re excavating, filling, mining, and construction in the tidal wetlands of the state, establishing tidal wetlands commission and making an appropriation therefor. (Junkins of Rock. 16, Lockhart of Rock. 22)
 400, com changed 602, rule 58 807, study com 887-888, 1923
- HB 553** Reinstating the stock and trade tax, providing for return of certain revenue to towns and cities and making an appropriation therefor. (Stevenson of Graf. 1, Bednar of Hil. 23)
 400, IP (RC) 1058-1063
- HB 554** Removing taxicabs from the jurisdiction of the public utilities commission. (Gordon of Mer. 9)
 400, K 680
- HB 555** Re issuance of certificates for carriage of household goods for hire by motor vehicle. (Gordon of Mer. 9)
 401, SO 709, 727, IP 754
- HB 556** Establishing a committee to review proposed real estate acquisition by the state. (Gordon of Mer. 9)
 401, K 666
- HB 557** Re electing the speaker of the house of representatives by roll call vote. (Gordon of Mer. 9)
 401, S Ct opin req 773-774, 2d S Ct opin req 857, rule 57 877, ext 911, LT 989, S Ct opin printed 1192-1194, IP 1230

- HB 558** Eliminating the minimum fine for fishing without a license. (Gordon of Mer. 9)
401, K 704-705
- HB 559** Re the sale of sweepstakes tickets. (Gordon of Mer. 9)
401, am & Approp 1403-1404, LT 1519, am 1521-1524, psd 1530-1531 (Died in S com)
- HB 560** Prohibiting the issuance of free hunting and fishing licenses. (Gordon of Mer. 9)
401, K 775
- HB 561** Providing that the commissioner of education be elected. (Gordon of Mer. 9)
401, K 721-722
- HB 562** Establishing limits on the season for taking wild deer. (Gordon of Mer. 9)
401, K 775
- HB 563** Removing the requirements for affidavits as to payment of head and poll taxes for registration of motor vehicles. (Gordon of Mer. 9)
401, K 723
- HB 564** Re increasing the membership of the advisory commission on health and welfare. (York of Mer. 20, Reddy of Mer. 5)
401, psd 888, 913, S conc 1374, enr 1441 (Chapter 188)
- HB 565** Establishing criteria of residency for the purposes of tuition at the University of N. H. (Clark of Str. 4)
401, K 532, recon rej 539
- HB 566** Re the taxation of house trailers or mobile homes. (Wuelper of Bel. 5)
414, rule 57 925, 1006, ext 1076, am 1166, psd 1189, S conc 1641, enr 1851 (Chapter 367)
- HB 567** To increase the minimum wage rate. (Parker of Hil. 15)
414, rule 43 807, ext 910, K 1094
- HB 568** Re financial disclosure by public officials. (Parker of Hil. 15)
414, K 622-623
- HB 569** Re qualifications for the serving of liquor or beverages. (Chasse of Str. 8)
414, rule 57 877, ext 989, rule 57 1233, am 1320, psd 1351, S conc 1675, enr 1851 (Chapter 368)
- HB 570** Re liability for tuition of minors confined in state institutions. (Miner of Mer. 23)
414, K 726
- HB 571** Permitting sale of beer to persons who have attained the age of eighteen. (Miner of Mer. 23 et al)
414, com changed 443, rule 57 812, ext 946, SO 1350, K 1366-1367
- HB 572** Establishing the marketability of title to real property after 25 years unless notice is recorded. (Bradley of Graf. 9)
414, JC 723-724, 1926
- HB 573** To provide for replacement volumes 5 and 5-A for Revised Statutes Annotated and making an appropriation therefor. (Roberts of Bel. 6)
414, Approp 708-709, LT 1466

See also Subject Index preceding this index

HB 574 To amend the city charter of Dover and to authorize the establishment of the Dover Industrial Development Authority. (Maglaras of Str. 20)

First new title: To authorize the establishment of the Dover Industrial Development Authority.

Second new title: Authorizing the establishment of the Dover Industrial Development Authority; authorizing the city of Dover to operate, maintain and enter into contractual arrangements re a certain heating system.

414-415, am 976-979, psd 1002, conc S am 1739, enr am 1789-1790, 1803, enr 1825 (Chapter 546)

HB 575 Re discriminatory employment practices. (Parker of Hil. 15)
415, com changed 442, K 775

HB 576 Providing means for settlement of disputes between public school teachers and school districts or supervisory unions and for other purposes. (Bradley of Graf. 9)

415, com changed 602, ext 1076, LT (RC) 1435-1440, 1529, recon rej 1532

HB 577 Re reporting of fires to the state fire marshal's office (Chandler of Rock 25)

415, com changed 422, am 739-740, psd 767, S conc 1005, enr 1006 (Chapter 115)

HB 578 To amend the N. H. higher educational and health facilities law. (Nighswander of Bel. 4)

415, am 722, psd 727, nonconc S am, conf 924, 951, rep adop 1354, enr 1490 (Chapter 198)

HB 579 Providing for protection at the surface of persons diving in waters with the aid of mechanical apparatus. (Hamel of Rock. 17)

415, rule 57 877, K 954

HB 580 Authorizing the certification of certain laboratory facilities for standard testing. (Monier of Hil. 4)

415, rule 57 1006, K 1048

HB 581 Re the operation of snow traveling vehicles on town and city roads. (Stimmel of Rock. 1, Brown of Str. 2)

415, IP 997-998

HB 582 Regulating outdoor advertising on the interstate, federal aid systems, and turnpikes. (Raymond of Ches. 13)

415, am 889-906, psd 913, S conc 1545, enr 1608 (Chapter 245)

HB 583 To prohibit the use of trawls for the taking of fish from the ocean waters of N. H. (Randall of Rock. 7)

415, rule 57 877, ext 1000, am 1076-1078, psd 1079, nonconc S am, conf 1724, 1760, rep adop 1777, 1795, enr 1809 (Chapter 501)

HB 584 Re the form of drivers licenses, and making an appropriation therefor. (Hamel of Rock. 17)

415, am & Approp 573-574, am 1486-1487, psd 1488, conc S am 1727, enr 1781 (Chapter 478)

HB 585 Providing for the forfeiture of motor vehicles and other property used in violation of the controlled drug act involving narcotic drugs. (Zachos of Hil. 27)

415-416, JC 929, 1926

HB 586 Making it unlawful to operate a motor vehicle while in possession of a controlled drug. (Zachos of Hil. 27)

416, am 882, psd 913, S conc 1568, enr 1622 (Chapter 253)

HB 587 Establishing limits on the season for taking wild deer. (Hayes of Car. 3)

416, rule 43 807, rule 57 877, ext 1000, SO 1281, am 1365, psd 1371, (recalled) S nonconc, study com 1716, 1929

- HB 588** To correct a typographical error in the Revised Statutes Annotated. (Colburn of Hil. 5)
416, psd 847, 869, S conc 1606, enr 1671 (Chapter 301)
- HB 589** Legalizing certain town meetings in the town of Windham. (Lovell of Rock. 6)
416, psd 707, 710, conc S am 999, enr 1021 (Chapter 118)
- HB 590** Prohibiting the use of small motorized vehicles in the woods by hunters during the hunting season. (Oswell of Coos 8)
416, K 775
- HB 591** Re organized time trials for motor vehicles on certain public highways. (Townsend of Sul. 1)
416, psd 886, 913, S conc 1490, enr 1540 (Chapter 237)
- HB 592** Re N. H. technical institute and vocational-technical colleges bookstore operation. (O'Neil of Chas. 12)
416, psd 1466, 1478, S conc 1695, enr 1720 (Chapter 436)
- HB 593** Providing for construction of a northerly portion of the Spaulding Turnpike and making an appropriation therefor. (Brungot of Coos 8 et al)
416, K 820
- HB 594** Re the manner and number of voter signatures required to allow presidential and vice presidential candidates to have names placed on primary ballot. (Roberts of Bel. 6, Coutermarsh of Hil. 22)
416, psd 709, 711, S conc 1675, enr 1851 (Chapter 369)
- HB 595** Re the percentage disposition of fines received by municipal court. (Martineau of Hil. 38)
416, JC 843-844, 1927
- HB 596** Re municipal permits for previously registered motor vehicles. (Bradley of Graf. 19 et al)
416-417, K 744
- HB 597** Re the definition of eligible group for the marketing of motor vehicle insurance. (Robinson of Hil. 35)
417, ext 911, study com 1045, 1923
- HB 598** Re the employment of youths. (Wuelper of Bel. 5)
417, rule 57 877, am '986, psd 1003, S conc 1734, enr 1735 (Chapter 412)
- HB 599** Providing for volunteer probation counsellors for minors charged with a crime, and making an appropriation therefor. (Hall of Hil. 13, Bradley of Graf. 9)
New title: Providing for volunteer counsellors.
420, am 738, psd 767, enr 1286, S conc 1316 (Chapter 164)
- HB 600** Re the administration of revenue laws and making an appropriation therefor. (Cobleigh of Hil. 15, Nutt of Graf. 9)
420, rules suspended 867, rule 58 925, SO 969, Approp 1034, recon & IP 1035-1036
- HB 601** Eliminating the inclusion of interest charges in the limits on state guarantee of municipal sewage bonds. (Kopperl of Mer. 12)
420, Approp 930, K 1466
- HB 602** Creating a temporary state commission to develop and test methods for achieving improvements, economy and efficiency in the delivery of human resources through a community service center in a selected area in the state and making an appropriation therefor. (O'Neil of Chas. 12)
420-421, study com 775, recon rej 779, com 1933

See also Subject Index preceding this index

- HB 603** To provide rehabilitation psychologists for correctional institutions within the state and making an appropriation therefor. (Cobleigh of Hil. 15) 421, Approp 678, K 1467
- HB 604** To authorize the conversion of savings banks to trust companies. (Bigelow of Mer. 3) 421, K 832
- HB 605** To authorize demand deposits in savings banks. (Bigelow of Mer. 3) 421, K 833
- HB 606** Making an appropriation for capital improvements. (Trowbridge of Ches. 4) 433, am & Approp 990-997, am 1302-1311, psd 1314-1315, conf 1602, nonconc S am, conf 1603-1604, 1609, nonconc conf rep, 2d new conf 1756-1757, 1776, 3d new conf 1783-1784, rep adop 1792, 1810-1821, enr 1830 (Chapter 559)
- HB 607** Re the halfway house for alcoholics and making an appropriation therefor. (Knight of Hil. 27, Zachos of Hil. 4) 443, Approp 698, LT 1387
- HB 608** Providing for off-track wagering on certain dog and horse races within and without the state and creating the off-track wagering agency to administer the same, and making an appropriation therefor. (Sayer of Rock. 7) 413-444, K (RC) 1016-1019
- HB 609** Providing for the construction of a toll highway from Manchester to Hampton, and making an appropriation therefor. (Cobleigh of Hil. 15, Trowbridge of Ches. 4) 444, LT 805
- HB 610** Providing for the mailing of sample ballots and voters information to all registered voters by the secretary of state prior to any general election and making an appropriation therefor. (Cobleigh of Hil. 15) 444, K 736-737
- HB 611** Providing for capital improvements by providing for construction and operation of a state liquor store and a gas station on the Central N. H. Turnpike at the Hooksett toll station and making an appropriation therefor. (Cobleigh of Hil. 15) 444, SO 859, Approp 907-908, study com 1506-1507, 1932
- HB 612** Increasing the tax on the transfer of real property. (Johnson of Ches. 9) 444, K 1120
- HB 613** Re the terms of members of the air pollution control agency; expanding the powers of the agency and establishing a permit system for the control of air pollution. (Greene of Rock. 22) 444, rule 58 807, rcmt 826-827, am 1168-1174, psd 1189, conc S am 1552, enr 1565 (Chapter 243)
- HB 614** Requiring certain individuals to register the fact of their residence for the purpose of determining municipal responsibility for aid to certain persons. (Bennett of Ches. 9) 447, K 930
- HB 615** Permitting abatement of uncollectible interest and dividend taxes. (Nutt of Graf. 9) 447, psd 931, 946, S conc 1375, enr 1441 (Chapter 189)
- HB 616** Allowing payments in lieu of taxes to the town of Plymouth by Plymouth state college. (Sears of Graf. 18) 447, Approp 722-723, K 1467, recon notice 1492, recon rej 1529

- HB 617** Permitting secretary of state to return to sender incorrect checks received as payment of fees. (French of Bel. 2)
New title: Re the deposit of funds with the state treasurer by the tax commission.
 448, rule 57 925, ext 1021, am 1194-1195, psd 1218, S conc 1641, enr 1852 (Chapter 370)
- HB 618** To provide for identification displays on snow traveling vehicles. (Andrews of Mer. 1, Nighswander of Bel. 4)
New title: To correct an error in printing of the 1969 session laws re snow traveling vehicles.
 448, am 987-988, rcmt 988, K 1087
- HB 619** Amending the N. H. unit ownership of real property act. (Andrews of Mer. 1)
 448, rule 57 925, ext 1021, rule 57 1233, am 1321-1322, psd 1351, S conc 1675, enr 1735 (Chapter 413)
- HB 620** To establish a criminal code. (Zachos of Hil. 27)
 465, 591, rule 57 1041, ext 1090, am 1292-1295, psd 1314, S conc 1715, enr 1788 (Chapter 518)
- HB 621** Increasing the authorized debt limit of Pelham school district. (Peabody and Cares of Hil. 24)
New title: Increasing the authorized debt limit of the Pelham school district and the Windham school district.
 465, S Ct opin req 545-546, printed 788-789, am 820-821, psd 827, enr 1286, S conc 1316 (Chapter 165)
- HB 622** Re regional sewage disposal plants. (Urie of Bel. 1, Dulac of Bel. 11)
 466, rule 43 876, psd 1012, 1022, S conc 1406, enr 1540 (Chapter 238)
- HB 623** Extending the application of the right to know law to the legislature and all its committees. (Cobleigh of Hil. 15)
 466, ext 926, am 1130-1132, psd 1146, conc S am 1610, enr 1630 (Chapter 327)
- HB 624** Banning propeller air driven boats from the waters of N. H. (McLane of Mer. 23, Gemmill of Graf. 10)
 466, psd 1009, 1022, S conc 1406, enr 1540 (Chapter 239)
- HB 625** Re the authority of the director of the fish and game department to close the season for taking wild deer. (Hayes of Car. 3)
 466, K 927
- HB 626** To require higher safety standards in the construction of driveways and other accesses to the public way. (Bartlett of Mer. 10)
 466, com changed 766, am 1110-1111, psd 1122, SO 1188, recon SO 1216-1217, 1232, am 1298-1299, psd 1314, S conc 1636, enr 1671 (Chapter 302)
- HB 627** Requiring building permits from the state. (Michels of Mer. 19)
 466, K 954
- HB 628** Re trespasses on private property. (Heald of Hil. 10)
 466, JC 777-778, 1927
- HB 629** Re clothing worn by certain hunters. (Maynard of Rock. 24, Kinney of Str. 19)
 466, rule 43 876, rule 57 989, IP 1074
- HB 630** Re housing authorities. (Martineau of Hil. 38)
 466, K 953
- HB 631** Providing that a portion of hunting license revenue shall be used for stocking small game. (Maynard of Rock. 24)
 466, Approp 853, LT 1519, psd 1520-1521, 1530 (Died in S com)

See also Subject Index preceding this index

- HB 632** Re an assistant county attorney for Rockingham County. (Maynard of Rock. 24, Sayer of Rock. 7)
466, rule 57 926, ext 1021, K 1198
- HB 633** Re commitment to mental institutions, (Hughes of Car. 8)
New title: Re commitment to and discharge from mental institutions.
466, LT 776, rcmt 1194, am 1268-1271, psd 1282, nonconc S am, conf 1716,
recon, conc S am 1730, enr 1788 (Chapter 525)
- HB 634** Authorizing the Hampton school district to increase the size of its
school board to five members (Cunningham and Langley of Rock. 20)
467, com changed 513, K 814
- HB 635** To promote competent ambulance service. (Foster of Graf. 11)
New title: To promote competent ambulance service and making an approp-
riation therefor.
467, rule 57 1006, ext 1076, am 1211-1212, recon & Approp 1217, am 1503-1504,
psd 1515, S conc 1734, enr 1781 (Chapter 479)
- HB 636** To expand the authority of water supply and pollution control com-
mission re safety regulations for recreational camps and public swimming
pools. (Schwaner of Rock. 9)
467, am 1009, psd 1022, S conc 1406, enr am 1554-1555, enr 1623 (Chapter 254)
- HB 637** Regulating privately owned public campgrounds. (Clark of Str. 4)
473, K 1009
- HB 638** Making it optional for doctors to have the word physician put on their
number plates. (Maguire of Bel. 12)
473, K 821-822
- HB 639** Re the purchase and condemnation of property by the state. (Maynard
of Rock. 24)
473, rule 57 989, K 1085
- HB 640** Establishing a line item budget for the city of Manchester. (Martineau
of Hil. 38)
473, psd 845, 869, S nonconc, study com 1737, 1909, 1919, 1931
- HB 641** Re wages paid to workers on public works projects funded exclusively
by municipal funds. (Cunningham and Langley of Rock. 20)
473, rule 57 989, K 1086
- HB 642** Eliminating the payment of taxes as a condition precedent to receiv-
ing the service exemption from taxes. (York of Mer. 20)
474, psd 699, 710, S conc 1606, enr 1671 (Chapter 303)
- HB 643** Re supervisory audits of credit unions. (Nobel of Mer. 27)
474, com changed 475, ext 926, psd 1026, 1041, S conc 1605, enr 1608 (Chapter
246)
- HB 644** Defining earnable compensation in the state employees retirement sys-
tem. (Michels of Mer. 19)
474, K 840
- HB 645** Re the practice of veterinary medicine in New Hampshire. (Lee of
Coos 3)
474, am & Approp 1046-1050, am 1495, psd 1516, S conc 1606, enr 1680 (Chapter
328)
- HB 646** Prohibiting certain billboards and regulating outdoor advertising.
(Parker of Hil. 15)
474, K 1031
- HB 647** To provide additional retirement allowances to certain retired mem-
bers of the policemen's retirement system. (Rules for Tarr of Mer. 28)
474, Approp 765, LT 1422, psd 1506, 1515, S conc 1715, enr 1720 (Chapter 434)

- HB 648** Enacting an insurance holding company act. (Bigelow of Mer. 3)
502, am 833-834, psd 869, S conc 1316, enr 1376 (Chapter 176)
- HB 649** Re the administration of the insurance laws. (Bigelow of Mer. 3)
502, rule 57 1006, am 1198-1205, psd 1218, S conc 1453, enr 1565 (Chapter 244)
- HB 650** Removing provisions for liens against the property of recipients of certain welfare assistance. (Haller of Mer. 25 et al)
502, K 885
- HB 651** Clarifying tax exemptions on real estate and personal property owned by governmental bodies. (Maynard of Rock. 24, Woods of Rock. 28)
New title: Clarifying tax exemptions on real estate owned by governmental bodies.
502, am 1361-1362, psd 1370, S conc 1734, enr 1781, vetoed, sustained (RC)
1837-1842
- HB 652** To exclude animals from restaurants and stores that sell food. (Maquire of Bel. 12)
502, am 1011, psd 1022, S conc 1375, enr 1441 (Chapter 190)
- HB 653** Making retirement of police officers optional after 20 years of service. (Smith of Rock. 7)
502, K 840-841
- HB 654** Re the associate degree programs of Keene and Plymouth state colleges. (Bell of Graf. 18, Saunders of Ches. 14)
502, am 774, psd 782, S conc 924, enr 945 (Chapter 103)
- HB 655** Renewal of automobile insurance policies. (Burns of Coos 4)
502, am 975-976, psd 1002, S conc 1605, enr 1608 (Chapter 247)
- HB 656** To provide for the regulation of temporary barbers' licenses. (Vogel of Ches. 13)
502, com changed 540, K 1011
- HB 657** Requiring snow treaded tires between December 1 and March 31 on motor vehicles registered in this state. (Boisvert of Hil. 33)
502, com changed 513, K 847
- HB 658** Re anatomical gifts. (Bennett of Ches. 9)
502, am 738-739, psd 767, S conc 1225, enr 1238 (Chapter 150)
- HB 659** Increasing the penalties for certain motor vehicle violations. (Daniels of Hil. 27, Humphrey of Mer. 18)
502-503, K 844
- HB 660** Requiring certain district courts to hold regular sessions in certain towns within their district. (Zachos of Hil. 27)
503, rule 57 1044, am 1174-1175, psd 1189, nonconc S am, conf 1731, 1761, rep adop 1759, 1762, enr 1798 (Chapter 529)
- HB 661** Repealing the urine test under the implied consent law. (Healy of Hil. 32)
New title: Revising the application of the implied consent law.
503, am 882-884, psd 913, conc S am 1354, enr am 1492, 1545, enr 1539 (Chapter 213)
- HB 662** Re extending the jurisdiction of local police by consent. (Andrews of Mer. 1)
503, Approp 929, am 1504, psd 1515, conc S am 1686, enr 1714 (Chapter 390)
- HB 663** Adopting the uniform act on paternity. (Oleson of Coos 5)
503, psd 844, 869, nonconc S am, conf 1728, 1761, rep adop 1765, 1766, enr 1798 (Chapter 530)

See also Subject Index preceding this index

- HB 664** Providing procedural amendments to the search warrant statute. (Sayer of Rock. 7)
503, psd 929, 946, S conc 1568, enr 1623 (Chapter 255)
- HB 665** Re the administration of small estates. (Frizzell of Sul. 7)
503, rule 57 1090, SO 1217, K 1319
- HB 666** Permitting 18 year olds to entertain in lounges and dining rooms. (Raiche of Hil. 34)
519, am 845, psd 869, S conc 1225, conc S am 1424, enr 1539 (Chapter 225)
- HB 667** Re collective bargaining by public employees of any political or civil subdivision of the state. (Abbott of Hil. 27)
519, LT 1015
- HB 668** Clarifying the ownership of inter-tidal lands. (Greene of Rock. 22)
New title: Extending the tenure of the special board to determine matters re state resources.
519, rule 57 1041, ext 1091, am & Approp 1167, psd 1505, 1516, conc S am 1609-1610, enr 1680 (Chapter 329)
- HB 669** To eliminate the blood test requirement for barbers and hairdressers. (Cares of Hil. 24)
519, psd 930, 947, nonconc S am, conf 1593, 1609, S nonconc conf rep 1716
- HB 670** To permit use by towns and cities of property acquired by tax collector's deed. (Bowles of Rock. 27)
519, psd 1048, 1064, S conc 1640, enr 1852 (Chapter 359)
- HB 671** To provide for historic districts in towns without zoning. (Bowles of Rock. 27)
519, psd 805, 809, enr 1286, S conc 1316 (Chapter 160)
- HB 672** Requiring the disclosure of gasoline octane rating. (Chase of Sul. 2)
519, am 1052-1053, psd 1063-1064, S nonconc 1569, study com 1928
- HB 673** Re the verification of checklists every 3 years. (Menge of Graf. 8)
548, com changed 601, K 847
- HB 674** Authorizing state institutions of higher learning to expel students who fail to attend classes regularly. (Gordon of Mer. 9)
549, K 737
- HB 675** Eliminating the requirement of publishing the advertisement of sale of state guaranteed sewer bonds and notes. (Junkins of Rock. 16)
549, psd 774, 782, S conc 1606, enr 1640 (Chapter 285)
- HB 676** To provide that a town may require that a list of the names of persons receiving exemptions from real estate taxes for persons over 70 be included in the annual town report. (Chamberlin of Graf. 5)
549, K 1013-1014
- HB 677** Abolishing the requirement that all poll and head taxes be paid prior to issuance of a license to hunt or fish. (Cote of Hil. 29)
549, com changed 601-602, K 1047
- HB 678** To legalize the Haverhill town meeting of March 9, 1971. (LaMott of Graf. 6)
New title: Authorizing the industrial development authority to loan money or guarantee loans for the acquisition of railroad lines.
549, psd 740, 767, nonconc S am, conf 1740, recon, conc S am 1751-1754, enr 1803 (Chapter 534)
- HB 679** To increase the salary of the Hillsborough county attorney and assistant county attorney. (Swcney of Hil. 36)
549, am 1069, psd 1079, recon notice 1091-1092 (S nonconc)

- HB 680** Requiring pay for police witnesses. (Belair of Rock. 7)
549, K 844
- HB 681** Re the protection of motor vehicle purchasers. (Spirou of Hil. 31, Menge of Graf. 8)
549, am 1054-1055, psd 1064 (Died in S com)
- HB 682** To amend the charter of St. Paul's school. (Fuller of Mer. 26)
591, psd 847, 869, S conc 1148, enr 1180 (Chapter 145)
- HB 683** Establishing a finance officer for the city of Manchester and defining his duties. (Martineau of Hil. 38)
New title: Establishing a finance officer for the city of Manchester and defining his duties and also providing for competitive bidding in certain cases for said city.
591, am 1029-1030, psd 1042, conc S am 1733, enr am 1804-1805, 1826, enr 1830 (Chapter 551)
- HB 684** Providing that a helper may set or haul lobster and crab traps only in the presence of and aboard a boat belonging to a licensed lobsterman. (Greene of Rock. 22)
591, psd 927, 946, S conc 1124, enr 1180 (Chapter 146)
- HB 685** Providing that the Winnicut River in Greenland be closed to all fishing March 1 to June 30. (Greene of Rock. 22)
592, K 1047
- HB 686** To provide that N. H. residents 65 years of age or over shall receive free lifetime hunting and fishing licenses. (Therault of Coos 9)
New title: To provide that N. H. residents 68 years of age or over shall receive free lifetime hunting and fishing licenses.
592, am & Approp 927-928, am 1416-1417, psd 1450, conc S am 1723-1724, enr am 1785, 1796, enr 1804 (Chapter 535)
- HB 687** Re the calculation of annual and sick leave of state employees. (Michels of Mer. 19)
592, K 841
- HB 688** Providing junior and child ski rates for students who are residents of the state. (Williamson of Sul. 9)
592, rule 57 1090, psd 1296, 1314, enr am 1750, enr 1781 (Chapter 492)
- HB 689** Providing that bow nets and dip nets may be used in certain rivers. (Greene of Rock. 22)
592, am 1068-1069, psd 1079, S conc 1375, enr 1441 (Chapter 191)
- HB 690** Providing a closed season for salt water smelt. (Greene of Rock. 22)
592, psd 1047, 1064, S conc 1375, enr 1441 (Chapter 192)
- HB 691** Increasing certain town clerk fees. (Vey of Rock. 3)
592, psd 930, 947 (S nonconc)
- HB 692** Re the open season on fisher. (Anderson of Graf. 7, Bradley of Graf. 19)
592, K 1026
- HB 693** Permitting access from Rockingham Boulevard to a tract of land on the southerly side thereof. (Belair and Morrison of Rock. 7)
592, K 1086
- HB 694** Prohibiting the dispensing of drugs or devices by medical practitioners and their participation in profits from the dispensing of such products. (O'Neil of Rock. 7)
592, K 1011

- HB 695** To permit investment in voting trust certificates of banks and bank holding companies in the same manner as in the capital stock of banks and bank holding companies. (Bigelow of Mer. 3)
592, rule 57 1090, am 1238-1239, psd 1256, S conc 1695, enr 1735 (Chapter 417)
- HB 696** Amending the business profits tax to provide for consolidated business profits tax returns. (Milne of Hil. 27)
New title: Amending the business profits tax to clarify the provision for taxation of affiliated corporations.
592-593, am 1362-1363, psd 1370, S conc 1675, enr 1852 (Chapter 360)
- HB 697** Providing for the distribution of a list of persons ineligible to apply for hunting, fishing, or trapping license. (Vogel of Ches. 13)
593, K 1026-1027
- HB 698** Permitting a variation in the rate of interest on a readvance under a mortgage. (Bigelow of Mer. 3)
593, psd 814, 827, S conc 1734, enr 1781 (Chapter 483)
- HB 699** Prohibiting the granting of liquor licenses to restaurants in close proximity. (Casassa of Rock. 20)
593, K 1010
- HB 700** Re posting speed zone signs on certain highways. (D'Amante of Sul. 5)
593, rule 57 1090, K 1132
- HB 701** Legalizing proceedings of the special school district meeting and election, and the town meeting held in Conway on December 16, 1970, and March 9 and 11, 1971. (Lagroe of Car. 2)
New title: Increasing certain appropriations for the division of welfare.
593, psd 1031, 1042, S nonconc (conf on HB 918) 1738
- HB 702** Re qualifications for members of a school board. (Lagroe of Car. 2)
593, psd 1007, 1022, S conc 1353, enr 1376 (Chapter 177)
- HB 703** Providing that no person shall furnish to another person a license issued to himself. (Greene of Rock. 22)
New title: Re use of clam, oyster, lobster and crab licenses and re taking of red crabs.
593, psd 1027, 1042, conc S am 1376, enr am 1430, 1479, enr 1540 (Chapter 240)
- HB 704** Authorizing the attachment of corporate securities. (Bradley of Graf. 9)
593, psd 1083, 1098, S conc 1605, enr 1608 (Chapter 248)
- HB 705** Re the date of expiration of legislative number plates. (Michels of Mer. 19)
New title: Re the date of expiration of legislative number plates and re color of lettering on said plates.
593, am 1092-1094, psd 1098, nonconc S am, conf 1507, 1545, rep adop 1704-1705, enr am 1746, 1750, enr 1781 (Chapter 493)
- HB 706** Changing part of the boundary line between the towns of Deering and Hillsborough. (Withington of Hil. 2)
593, psd 847, 869, S conc 1641, enr 1852 (Chapter 361)
- HB 707** Re line of duty injuries of fish and game personnel. (Maynard of Rock. 24)
593, com changed 726, K 841
- HB 708** To reclassify a class V highway in the city of Concord and the town of Loudon to a class II highway. (Kopperl of Mer. 12, York of Mer. 20)
593-594, K 1086
- HB 709** Re the use of credit union funds. (Noble of Mer. 27)
594, am 879, psd 913, enr 1286, S conc 1316 (Chapter 166)

- HB 710** Re temporary and seasonal employees of the highway department. (Noble of Mer. 27)
594, K 1031
- HB 711** Re certain administrative procedures within the department of education, school boards, and schools. (Burleigh of Mer. 14)
594, psd 815, 827, conc S am 1570, enr 1852 (Chapter 371)
- HB 712** Re the traffic safety fund. (Dunham of Ches. 11)
594, com changed 735, am & Approp 1007-1008, LT 1519, psd 1526-1527, 1530-1531, S conc 1734, enr 1760 (Chapter 415)
- HB 713** Re the number of ballots supplied to voting officials. (Vogel of Ches. 13)
609, K 886
- HB 714** Re the right to know law. (Dion of Hil. 29)
609, com changed 697, K 1087
- HB 715** Permitting a voter who changes party affiliation on primary day to vote in said primary. (Vogel of Ches. 13)
609, K 886
- HB 716** Establishing a coastal zone authority. (Greene of Rock. 22)
610, am & Approp 1208-1209, K 1386
- HB 717** Authorizing N. H. College to confer academic degrees and honorary degrees. (Zachos of Hil. 27)
610, am 839-840, psd 869, S nonconc 1375
- HB 718** To amend the conditions of an appropriation for Dillant-Hopkins Airport, Keene. (Moran of Ches. 16)
610, com changed 698, Approp 845, psd 1278, 1283, S conc 1605, enr 1608 (Chapter 293)
- HB 719** Re directors of savings and commercial banks. (Michels of Mer. 19)
610, am 886-887, psd 913, conc S am 1695-1696, enr 1714 (Chapter 362)
- HB 720** Authorizing the county convention to establish the salary of the Merrimack county sheriff. (Michels of Mer. 19)
610, rule 43 1006, ext 1076, rule 43 1125, ext 1234, study com 1457-1458, 1931
- HB 721** Establishing districts for the election of county commissioners in Carroll county. (Chase of Car. 7)
610, rule 57 1233, K 1287
- HB 722** To extend maturity dates of bonds for special facilities at the University of N. H. (O'Neil of Ches. 12)
610, com changed 698, K 1048
- HB 723** Authorizing the state to seal any equipment, vehicle or facility adjudged to be creating an immediate hazard to health. (O'Neil of Ches. 12)
610, K 1012
- HB 724** Establishing a code of ethics for legislators. (Woodward of Mer. 26, Perkins of Mer. 11)
610, K 1266
- HB 725** To abolish the fish and game commission and to establish a five year term for the director of the fish and game department. (Hayes of Car. 3)
New title: Establishing a five year term for the director of the fish and game department.
610, am 1128-1129, psd 1146, S nonconc 1738

See also Subject Index preceding this index

- HB 726** Re the right to mental health by public school teachers. (Lagroe of Car. 2)
610, com changed 724, K 979-980
- HB 727** To insure completion of sewerage and pollution control projects. (Junkins of Rock. 16)
610-611, rule 57 1233, 1327, am 1468-1469, psd 1478, S nonconc, study com 1737, 1932
- HB 728** Re employment of public school teachers in the state. (Lagroe of Car. 2)
611, K 980
- HB 729** To limit advertising by public utilities. (Chase of Sul. 2, Flint of Sul. 6)
611, K 1094
- HB 730** Re changing unsecured loan limitations of building and loan associations, cooperative banks, or savings and loan associations. (Greeley of Mer. 16)
611, psd 976, 1002, nonconc S am, conf 1258, 1302, rep adop 1792, 1795, enr 1809 (Chapter 537)
- HB 731** Authorizing the use of state hospital doctors to work in community health clinics. (O'Neil of Ches. 12)
611, K 930
- HB 732** Re the examination, certification, and regulation of arborists. (Leavitt of Rock. 21)
611, IP 859-860
- HB 733** Re operating snow traveling vehicles in the vicinity of ice fishermen. (Vogel of Ches. 13)
611, am 1032, psd 1042, S conc 1453, enr 1540 (Chapter 200)
- HB 734** Appropriating funds for free influenza immunization for certain indigent persons. (Radway of Graf. 9)
611, rule 58 807, K 827
- HB 735** Re unpaid rent for safe deposit boxes. (Milne of Hil. 27)
611, psd 953, 971, enr 1286, S conc 1316 (Chapter 167)
- HB 736** Authorizing bank officers to certify on mortgage application the value of the property to be mortgaged. (Bigelow of Mer. 3)
611, psd 1045, 1064, S conc 1605, enr 1608 (Chapter 249)
- HB 737** Permitting nonprofit colleges, nonprofit trusts and funds to be participating lenders. (Bigelow of Mer. 3)
611, psd 976, 1002, S conc 1606, enr 1640 (Chapter 286)
- HB 738** Permitting banks to suspend business during emergencies and for other reasons. (Milne of Hil. 27)
611, am 1045, psd 1064, S conc 1605, enr am 1676, 1688, enr 1720 (Chapter 448)
- HB 739** Clarifying the law re the board of trustees of N. H. colleges and equalizing the expiration dates of appointed university trustees. (Clark of Str. 4)
611, psd 980, 1002, S conc 1148 (recalled & K)
- HB 740** Increasing the salaries of certain officials in Sullivan county. (Saggiotes of Sul. 6)
612, rule 57 1090, SO 1217, am 1290-1292, psd 1314 (S nonconc)
- HB 741** Re limitation on appropriations under the municipal budget law. (Bednar of Hil. 23)
626, psd 986, 1003 (S nonconc)
- HB 742** To amend the charters of certain savings banks. (Bigelow of Mer. 3)
626, psd 1026, 1041, conc S am 1642, enr 1720 (Chapter 437)

- HB 743** Re licensing fees, registering, and kennel fees for dogs. (Vey of Rock. 3)
626, com changed 808, rule 57 1245, am 1388-1392, psd 1402 (Died in S com)
- HB 744** Increasing the amount of money payable to certain town officers' associations. (Vey of Rock. 3)
626, psd 884, 913, S conc 1641, enr 1852 (Chapter 372)
- HB 745** Providing for the removal of a town clerk. (Vey of Rock. 3)
New title: To reclassify a certain section of the town of Sutton.
626, psd 885, 913, nonconc S am, conf 1725, 1749, rep adop 1793, 1794, enr 1809 (Chapter 538)
- HB 746** Setting certain fees for notaries public. (Vey of Rock. 3)
626, psd 1070, 1079, S conc 1641, enr 1852 (Chapter 373)
- HB 747** Allowing podiatrists to participate in medical service corporations. (Raiche of Hil. 34, Sherman of Mer. 2)
New title: To enlarge the powers of medical service corporations.
626, am 1102-1106, psd 1122, conc S am 1739, enr 1780 (Chapter 484)
- HB 748** Continuing in existence the state commission on the status of women. (Howard of Mer. 26)
626, am 926-927, psd 946, S conc 1675, enr 748 (Chapter 394)
- HB 749** Re establishing a 40 hour week in certain industries in the state. (O'Hara of Coos 5 et al)
626, K 1102
- HB 750** Re the financing of elementary and secondary education. (Roberts of Bel. 3)
627, K 840
- HB 751** Clarifying the law re the board of trustees of N. H. colleges and providing for a student member thereof. (Clark of Str. 4)
627, psd 980, 1002, S conc 1148, conc S am 1238, enr 1286 (Chapter 161)
- HB 752** Requiring the destruction of certain court records. (Smith of Rock. 7, Withington of Hil. 2)
627, K 929
- HB 753** Eliminating the biennial referendum on sweepstakes on the ballots. (Humphrey of Hil. 21)
627, am 1108, psd 1122, S conc 1606, enr 1640 (Chapter 287)
- HB 754** To provide for the licensing of plumbers, and installers of water pumps and water conditioners. (LaMott of Graf. 6 et al)
627, rule 58 808, IP 931-932
- HB 755** Re salaries of district court judges. (Raiche of Hil. 34)
627, am 1083-1084, psd 1098, recalled 1135-1136, rcmt 1143, am 1241-1242, psd 1256, S conc 1605, enr 1640 (Chapter 288)
- HB 756** To increase highway relocation assistance. (Fleming of Sul. 8)
627, rule 58 808, Approp 911, psd 1492, 1516, conc S am 1691, enr 1735 (Chapter 414)
- HB 757** Establishing requirements for revaluation of all property in a town by the selectmen. (Buckman of Graf. 17)
627, K 986
- HB 758** Providing additional factors for establishing the assessed value of real estate for tax purposes. (Buckman of Graf. 17)
627, K 1085

See also Subject Index preceding this index

- HB 759** Re the qualifications of persons appraising property for tax assessment purposes (Buckman of Graf. 17)
627, K 1085
- HB 760** Exempting managers of public motion picture houses from the obscenity statute. (Healy of Hil. 32)
New title: Exempting managers of public motion picture houses from the obscenity statute under certain conditions.
627, rule 57 1125, am 1262-1263, psd 1282, S conc 1605, enr 1608 vetoed 1708-1709, ref Judiciary com 1709, 1930
- HB 761** Permitting the issuance of liquor permits to certain convicted felons upon approval of the liquor commission. (MacDonald of Mer. 25)
627, am 1074-1075, psd 1079, conc S am 1739, enr 1759 (Chapter 465)
- HB 762** Re permits for manufacturers of beverages. (Enright of Mer. 7)
627, K 1129
- HB 763** To abolish capital punishment. (Woodward of Mer. 26 et al)
628, IP 1015
- HB 764** Increasing the bond required of certain county officers. (Raiche of Hil. 34, Lambert of Hil. 39)
628, psd 930, 947, S conc 1734, enr 1748 (Chapter 427)
- HB 765** Providing for the distribution of the state appropriation for school hot lunches. (Sherman of Mer. 2)
628, Approp 814-815, psd 1278, 1283, S conc 1605, enr 1608 (Chapter 250)
- HB 766** Re the standards for the licensing of chiropractors. (Andrews of Mer. 1)
628, K 1070
- HB 767** Re witness fees for law enforcement officers. (Sweeney of Hil. 36 et al)
New title: Re witness fees for law enforcement officers and changing the effective date of an act abolishing dower and curtesy.
628, am 1091, psd 1098, nonconc S am, conf 1691-1692, 1703, rep adop 1741, 1748, enr 1760 (Chapter 473)
- HB 768** Re sewer rates. (Andrews of Mer. 1)
628, rule 43 1044, rule 57 1125, 1234, am 1296-1297, psd 1314, S conc 1606, enr 1640 (Chapter 289)
- HB 769** Providing for consultation by the labor commissioner with chiropractors re changes in workmen's compensation matters. (Sayer of Rock. 7)
New title: Providing for consultation by the labor commissioner with chiropractors re reasonable value of services.
628, am 1010, psd 1022, S conc 1606, enr 1640 (Chapter 290)
- HB 770** To improve eminent domain procedure and making an appropriation therefor. (Andrews of Mer. 1)
633, rule 58 807, exempted from rule 58 859, am & Approp 1182-1184, questions & answers 1205-1208, LT 1520, am 1525-1526, psd 1530, conc S am 1723, enr 1788 (Chapter 526)
- HB 771** Raising the classification of liquor investigator and making an appropriation therefor. (Fleming of Sul. 8)
633, K 857-858
- HB 772** Providing for recovery of costs, attorney fees, and expenses by a citizen in an action against a public official. (Dion of Hil. 29)
633, K 1069
- HB 773** Re recording instruments with the register of deeds. (Huot of Bel. 9)
633, psd 1129, 1146, recon, am 1231, psd 1234, S conc 1717, enr 1721 (Chapter 449)

- HB 774** Re county bonds and notes. (Cheney of Mer. 23)
633, am 953, psd 971, S conc 1734, enr 1780 (Chapter 485)
- HB 775** To require the welfare department to notify recipients in writing of changes in policy. (Croft of Rock. 29)
633, K 1012
- HB 776** Re the duties of the Mount Washington commission. (Howard of Car. 1)
633, am & Approp 1240, psd 1495, 1516, S conc 1606, enr am 1670, enr 1714 (Chapter 395)
- HB 777** Re investigation of certain deaths. (Howard of Car. 1)
633, K 1010
- HB 778** Requiring license examinations of drivers and safety inspections of vehicles involved in fatal accidents. (Smith of Rock. 7)
634, K 1012
- HB 779** Establishing rules of the road for the operation of bicycles. (Davis of Car. 2, Stevenson of Graf. 1)
634, am 1229-1230, psd 1234, S nonconc 1569
- HB 780** Re the Hillsborough county treasurer. (Barrett of Hil. 28)
634, rule 57 1233, ext 1271, K 1493
- HB 781** To lower the drinking age to 18 when the minor is in the company of an adult. (Murray of Hil. 7)
634, K 1166
- HB 782** Increasing the power of the state fire marshal and making him directly responsible to the commissioner of safety; increasing the membership of the state board of fire control and making its functions advisory. (Bigelow of Mer. 3 et al)
New title: Increasing the power of the state fire marshal, increasing the membership of the state board of fire control and making its functions advisory.
634, am 1126-1127, psd 1145-1146, conc S am 1642, enr am 1722, 1751, enr 1780 (Chapter 486)
- HB 783** To amend the conditions of an appropriation for Lebanon regional airport, Lebanon. (Coutermarsh of Hil. 22)
686, am 1278, psd 1283, S conc 1605, enr 1608 (Chapter 251)
- HB 784** Re mobile barbershops. (Mason of Hil. 17)
686, K 1092
- HB 785** Re subscribers deposits with telephone companies and other public utilities. (Trowbridge of Ches. 4, Roberts of Bel. 6)
686, K 1266
- HB 786** Requiring publication of the value of tax exempt property and establishing a committee to study property tax exemptions. (Miner of Mer. 23)
686, K 1312
- HB 787** Increasing the salary of the Strafford county commissioners. (Maglaras of Str. 20)
686, K 1070
- HB 788** Prohibiting the use of motor boats on Jericho Pond. (McCuin of Coos 8)
686, com changed 951, am 1381-1382, psd 1402, S conc 1606, enr 1671 (Chapter 304)

See also Subject Index preceding this index

- HB 789** Establishing youth rates at state-owned ski areas. (Read of Rock. 5)
686, rule 57 1233, K 1364
- HB 790** Limiting the use of motor boats on Big Millsfield Pond. (McCuin of Coos 8)
686, com changed 951, K 1382
- HB 791** Granting a tax exemption to persons who have lived with their spouse as man and wife for at least 5 years when either person is 70 or over. (Saggiotes of Sul. 6)
686, psd 1363, 1370, S conc 1675, enr 1720 (Chapter 438)
- HB 792** Re the appointment of the town clerk by the selectmen. (Mann of Graf. 6)
686, K 1010
- HB 793** Increasing the fee for out-of-state fur-buyers licenses. (Cate of Mer. 20)
687, K 1162
- HB 794** Transferring a portion of the state library current expense appropriation for fiscal year 1971 to equipment. (Bigelow of Mer. 3)
687, K 1278
- HB 795** Re the interest rate on delinquent real property taxes. (Dion of Hil. 29)
687, K 1312
- HB 796** Re the display of the N. H. state flag. (Cournoyer of Ches. 6)
687, am 1109, psd 1122, S conc 1606, enr 1640 (Chapter 291)
- HB 797** Establishing a Charlestown district court. (Galbraith and Frizzell of Sul. 7)
687, K 1242
- HB 798** Requiring notice of junking of motor vehicles. (Hamel of Rock. 7)
687, am 1032, psd 1042, S conc 1406, enr am 1555, enr 1623 (Chapter 257)
- HB 799** Re the board of arborists. (Clark of Str. 4)
687, am 932, psd 947, S conc 1124, enr 1180 (Chapter 147)
- HB 800** Providing for annual physical examinations for school bus operators. (Conley of Car. 4)
687, am 1088, psd 1098, nonconc S am, conf 1570, 1609, S nonconc conf rep 1721, 1782
- HB 801** Re the appointments of election inspectors. (Dion and Duhaime of Hil. 29)
687, K 1048
- HB 802** Increasing the minimum wage. (Cote of Hil. 29, McDonough of Hil. 32)
687, am 1032-1033, psd 1042, recon notice 1050, am 1073-1074, psd 1079, S conc 1734, enr am 1750, enr 1781 (Chapter 494)
- HB 803** Re the retention of certain retirees as members of group health plans. (McDonough of Hil. 32)
687, com changed 911, rule 57 1328, K 1407
- HB 804** Legalizing the school district meeting in the towns of Belmont and Canterbury. (Wuelper of Bel. 5, Kopperl of Mer. 12)
New title: Legalizing the proceedings establishing the Shaker regional school district and amending the articles of agreement of said district.
687, psd 1030, 1042, conc S am 1507, enr 1515 (Chapter 182)
- HB 805** Re the color of highway yield signs. (Mann of Hil. 7)
687, psd 1048-1049, 1064, S conc 1406, enr 1540 (Chapter 201)

- HB 806** Providing permits to keep moose taken in other states and Canada. (Maynard of Rock. 24)
New title: Providing for permits to keep moose taken in other states and Canada and providing for the protection of Canadian lynx.
 687-688, am 1162-1163, psd 1189, conc S am 1454, enr 1539 (Chapter 226)
- HB 807** Abolishing the police commission in the city of Claremont. (D'Amante of Sul. 5)
New title: Providing that the city manager of the city of Claremont shall administer the budgetary affairs of the police department.
 688, am 1260-1262, psd 1282, S conc 1641, enr 1852 (Chapter 374)
- HB 808** Re unfair sales practices and the enforcement of the unfair sales act. (D'Amante of Sul. 5, Hayes of Car. 3)
 688, am 1027, psd 1042, enr 1286, S conc 1316 (Chapter 168)
- HB 809** Re industrial homework. (McDonough of Hil. 32, Cote of Hil. 29)
 688, K 929
- HB 810** Amending the minimum wage law. (Cote of Hil. 29)
 688, K 990
- HB 811** Changing the name of the Plymouth Village Fire District. (Bell of Graf. 18)
 688, psd 1010, 1022, S conc 1734, enr 1780 (Chapter 487)
- HB 812** To provide for annual leave of state employees. (MacDonald of Mer. 25)
 688, am & Approp 982-983, K 1418
- HB 813** Re boiler inspections. (Ferguson of Hil. 11)
 688, K 1109-1110
- HB 814** Enabling towns to elect a 3-man board of assessors. (Dwyer and Lyons of Hil. 25)
 688, psd 1130, 1146, S conc 1606, enr 1852 (Chapter 375)
- HB 815** Providing for certificates of need for health care capital expenditures. (Heald of Ches. 15, O'Hara of Coos 5)
 688, am 1227-1228, psd 1234, S nonconc, study com 1737, 1932
- HB 816** Eliminating the concept and action of bastardy and purging the words "bastard" and illegitimate child" and the like from the statutes. (Parker of Hil. 15)
 688, K 1084
- HB 817** Broadening the scope of the common law doctrine of cy pres. (Zachos of Hil. 27)
 688, am 1263-1265, psd 1282, conc S am 1668, recon, nonconc S am, conf 1686, 1703, rep adop 1754, 1762, enr 1780 (Chapter 516)
- HB 818** Expanding the discretion of the attorney general in administering the land sales full disclosure act. (Zachos of Hil. 27)
New title: Expanding the discretion of the attorney general in administering the land sales full disclosure act, and allowing governmental units to enter into agreements for the construction, maintenance and operation of jails and other correctional facilities and programs.
 688, am 1119-1120, psd 1122, nonconc S am, conf 1668, 1688, rep adop 1741, 1748 enr 1760 (Chapter 474)
- HB 819** Setting minimum speed limits on certain highways. (Daniels of Hil. 27, Robinson of Hil. 35)
 689, psd 1070, 1079, S conc 1406, enr 1540 (Chapter 202)

See also Subject Index preceding this index

- HB 820** Providing that the tenure of the attorney general be coterminous with the term of the governor. (Raiche of Hil. 34, Woods of Rock. 28)
689, K 1087
- HB 821** Re speed limits for certain heavy vehicles on limited access highways. (Daniels of Hil. 27, Robinson of Hil. 35)
689, K 1013
- HB 822** Re the enforcement of regulations of the commissioner of health and welfare. (Griffin of Rock. 25, Woods of Rock. 28)
New title: Re the enforcement of regulations of the director, division of welfare.
689, am 983-984, psd 1003, S conc 1375, enr 1441 (Chapter 193)
- HB 823** Repealing the law providing for pre-financing of municipal sewage or waste disposal systems. (O'Neil of Ches. 12)
689, K 1492-1493
- HB 824** Exempting the administrators of county nursing homes from the licensing requirements of RSA 151-A. (Lagroe of Car. 2)
689, K 987
- HB 825** Providing for the election of the state board of education. (Lagroe of Car. 2)
689, K 1008
- HB 826** Restricting abusive treatment to horses. (Welch of Mer. 27)
689, com changed 827, K 1240
- HB 827** To exempt sales of cigarettes to residents of the N. H. soldiers' home from the tobacco tax. (Welch of Mer. 27)
689, am 1326-1327, psd 1351, S conc 1641, enr 1852 (Chapter 376)
- HB 828** Re action by the budget committee prior to a special meeting. (Bednar of Hil. 23 et al)
689, psd 1014, 1022, S conc 1718, enr 1721 (Chapter 403)
- HB 829** Adopting a uniform moving traffic violation citation system. (Daniels of Hil. 27, Robinson of Hil. 35)
689, JC 1102, 1927
- HB 830** Naming Loon Mountain Road. (McGee of Graf. 3)
689, psd 1031, 1042, S conc 1406, enr 1538 (Chapter 203)
- HB 831** Requiring motorists to stop the engine of their motor vehicle while being serviced at gas pumps. (Poehlman of Hil. 4)
690, K 988
- HB 832** Repealing the statutes re management-employee relations in state employment. (McDonough of Hil. 32)
718, K 985, recon notice SO 1063, recon rej 1078
- HB 833** Increasing the jurisdiction under small claims procedures. (Bradley of Graf. 9)
718, psd 1129, 1146, S conc 1641, enr 1852 (Chapter 377)
- HB 834** Providing for day use passes in state parks and establishing the fees therefor. (Cox of Car. 2, Williamson of Sul. 9)
718, rule 57 1245, 1327, K 1395
- HB 835** Providing an alternate method of adopting zoning ordinances in towns of a population of less than 3000. (Hanson of Mer. 6)
718, rule 57 1245, rcmt 1364, LT 1481
- HB 836** Re county tax anticipation notes. (Leavitt of Rock. 21)
718, K 1197

- HB 837** Providing insolvency protection to policyholders of life and health insurance. (Coughlin of Ches. 11)
718, am 1081-1082, psd 1098, nonconc S am, conf 1724, 1761, rep adop 1794, enr 1829 (Chapter 509)
- HB 838** To authorize demand deposits in cooperative banks, savings and loan associations, building and loan associations, and federal savings and loan associations. (Greeley of Mer. 16)
718, K 879-880
- HB 839** Re fees charged by the Hillsborough county register of deeds. (Keeney of Hil. 23, Colburn of Hil. 5)
718, psd 1047, 1064, S conc 1606, enr 1680 (Chapter 330)
- HB 840** Revising the charter of the city of Rochester. (Thompson of Str. 11, Balomenos of Str. 15)
718, rule 43 1125, rule 57 1246, ext 1355, K 1460
- HB 841** Establishing a district court in the town of Alton. (Mutzbauer of Bel. 7)
718, SO 1244 (Died in com)
- HB 842** Requiring the payment of interest on Christmas, vacation, and certain other bank accounts. (Walsh of Hil. 31)
718, K 1091
- HB 843** Authorizing provisional licenses in emergency situations for nursing home administrators. (Tarr of Mer. 28, Foster of Graf. 11)
New title: Authorizing temporary emergency permits in emergency situations for nursing home administrators.
719, am 1049, psd 1064, conc S am 1595, enr 1697 (Chapter 350)
- HB 844** Amending the management-employee relations act. (Cote of Hil. 29, McDonough of Hil. 32)
719, K 1026
- HB 845** Re the issuance of an occupational motor vehicle license in certain cases. (Altman of Graf. 14)
719, IP 1094-1095
- HB 846** Requiring preliminary notice to taxpayer of increase in assessment. (Dion of Hil. 29, Montplaisir of Hil. 28)
733, K 1048
- HB 847** Re the regulation of outdoor advertising and establishing a travel information council. (Wood of Rock. 28)
733, com changed 911, K 1031
- HB 848** Re actions to quiet title against known and unknown persons. (Sayer of Rock. 7, Bradley of Graf. 9)
733, am 1163-1165, psd 1189, S conc 1605, enr 1640 (Chapter 292)
- HB 849** Increasing the mileage and per diem allowance for sheriffs and their deputies. (Sweeney of Hil. 36 et al)
733, study com 1288, 1923
- HB 850** Clarifying the powers of sheriffs and police officers. (Sears of Graf. 18)
733, rule 57 1328, psd 1411, 1450, S nonconc 1608
- HB 851** Re the requirements for the issuance of an operator's license to certain new drivers. (Raiche of Hil. 34)
733, K 1088
- HB 852** Defining charitable trusts and providing for the filing of instruments and reports re said trusts. (Zachos of Hil. 27)
733, am 1357-1358, psd 1370, conc S am 1668, enr 1720 (Chapter 439)

See also Subject Index preceding this index

- HB 853** Re salaries of probation officers being established by town. (Forcier of Ches. 6)
733, K 1196
- HB 854** Re the sale of hypodermic syringes. (Gordon of Mer. 9)
733, K 1102
- HB 855** Re fees paid by municipalities for engineering services re sewage disposal systems. (Trowbridge of Ches. 4)
734, am 1265, psd 1282, S nonconc, study com 1737, 1932
- HB 856** Re abandoned cars upon turnpikes. (Bourassa of Hil. 28, Healey of Hil. 32)
768, IP 1072
- HB 857** To permit the University of N. H. to collect and make payment for the costs of educating public school pupils housed in university operated tax exempt residential property. (Beckett and Clark of Str. 4)
769, SO 1188, 1216-1217, IP 1232
- HB 858** Re the construction and reconstruction of highways in the area of dam sites and wetlands. (Bradley of Graf. 19)
769, rule 57 1327, study com 1414, 1932
- HB 859** Re pensions for employees of the city of Manchester. (Martineau of Hil. 38)
769, study com 1399, 1931
- HB 860** Re the procedure for removal from checklists of the names of certain voters. (Woods of Rock. 28)
769, study com 1110, 1921
- HB 861** Providing for recall of any municipal official or employee. (Dion and Duhaime of Hil. 29)
769, K 1197
- HB 862** Providing for referendum on capital expenditures in municipalities. (Dion and Duhaime of Hil. 29)
769, IP 1055
- HB 863** Providing for referendum on municipality ordinances. (Dion and Duhaime of Hil. 29)
769, K 1056
- HB 864** Re assets of a municipality. (Dion of Hil. 29)
769, K 1166
- HB 865** Re the articles of agreement of charitable corporations. (Bradley of Graf. 9)
769, com changed 779, am 1358-1359, psd 1370, S conc 1641, enr 1852 (Chapter 378)
- HB 866** To provide for termination of certain charitable trusts. (Bradley of Graf. 9)
769, com changed 779, JC 1359, 1927
- HB 867** Re statutory provisions in charters of charitable corporations created by legislative act. (Bradley of Graf. 9)
769, com changed 779, psd 1359, 1370, S conc 1641, enr 1852 (Chapter 379)
- HB 868** Re the administration of charitable trusts. (Bradley of Graf. 9)
770, com changed 779, am 1359-1360, psd 1370, S conc 1641, enr 1852 (Chapter 380)
- HB 869** Re broadening the scope of the common law doctrine of cy pres. (Bradley of Graf. 9)
770, K 1265

- HB 870** To increase the penalty for violations of municipal by-laws and ordinances. (Bradley of Graf. 9)
770, psd 1130, 1146 (S nonconc)
- HB 871** Re the fee for licensing unsplayed dogs. (Karnis of Hil. 8)
770, K 1031
- HB 872** To amend the charter of New England College. (Bridges of Hil. 26)
770, am 1008, psd 1022, S conc 1375, enr 1441 (Chapter 194)
- HB 873** Prohibiting the waiver of citation and notice on the first account of estates in excess of \$2,000. (Bourassa of Hil. 28)
770, K 1242-1243, recon notice 1257
- HB 874** Authorizing the register of probate to give "notice" to beneficiaries. (Bourassa of Hil. 28)
770, com changed 856, am 1243, psd 1256, S conc 1605, enr 1623, conc S am 1625 (Chapter 256)
- HB 875** Providing that the racing commissioners shall be appointed for 6 year terms. (Bourassa of Hil. 28)
770, com changed 808, K 1262
- HB 876** Re clarifying the deletion of tax on machinery (Reddy of Mer. 5)
770, K 1463
- HB 877** To require reconsideration of the route of a highway to be constructed between route 93 and the city of Laconia. (Reddy of Mer. 5)
770, K 1087
- HB 878** Permitting certain towns and cities to exercise a line item veto upon the budgets of school districts wholly within said towns and cities. (Maglaras of Str. 20 et al)
784, K 1181
- HB 879** Re the use of motorboats on small bodies of water. (Fiske of Rock. 19)
784, com changed 951, K 1382
- HB 880** Repealing the tax on boats. (French of Bel. 2)
784, study com 1361, 1934
- HB 881** Re the duration and amount of wages exempt from trustee process. (Rodgers of Hil. 23)
784, K 1196
- HB 882** Re the election of candidates and membership of the Mascoma Valley Regional School District. (Gemmill of Graf. 10 et al)
784, am 1082-1083, psd 1098, S conc 1225, enr 1238 (Chapter 151)
- HB 883** Re petitioning articles in the warrant concerning planning boards and zoning. (Greenwood of Rock. 12)
784, am 1458, psd 1477, S conc 1606, enr 1714 (Chapter 396)
- HB 884** Requiring that sugar served in public eating places be served in individually wrapped packets. (Gordon of Mer. 9, Bourassa of Hil. 28)
New title: Requiring that sugar served in public eating places be served in individually wrapped packets or in certain containers.
784, psd 1130, 1146, conc S am 1625, enr 1680 (Chapter 331)
- HB 885** Re the sale of liquid fuels, lubricating oils, and greases. (Chase of Sul. 2)
784, am 1240-1241, psd 1256, S conc 1718, enr 1721 (Chapter 404)
- HB 886** Providing for the disposition of forfeited recognizances. (Maynard of Rock. 24)
785, K 1196

- HB 887** Re the expiration date of hunting and fishing licenses issued to military personnel and others. (Maynard of Rock. 24)
785, psd 1163, 1189, S conc 1406, enr 1538 (Chapter 204)
- HB 888** Re the practice of professional engineering. (Daniels of Hil. 27)
785, com changed 812, psd 1195, 1218, S conc 1606, enr 1852 (Chapter 381)
- HB 889** Re fees payable to cities and towns where racing meets are held. (O'Neil and Belair of Rock. 7)
785, K 1480
- HB 890** To increase so-called low digit number plates from 4 digits to 5 digits maximum. (Davidson of Hil. 21)
785, K 1071
- HB 891** Re the department of employment security. (Cobleigh of Hil. 15, Raiche of Hil. 34)
785, IP 1367, recon notice 1374, recon rej 1404
- HB 892** Providing for an annual salary for the members of the Nashua board of education. (Davidson of Hil. 21)
785, psd 1322, 1351, S conc 1568, enr 1623 (Chapter 259)
- HB 893** Enacting the white cane law. (Spirou of Hil. 31)
785, psd 1228, 1234, S conc 1607, enr 1703 (Chapter 351)
- HB 894** Requiring reflectorized number plates on motor vehicles. (Reddy of Mer. 5)
785, K 1292
- HB 895** To require school districts not maintaining high schools to pay full tuition of its students who attend high schools in other districts. (Bradley of Graf. 9)
785, K 1067
- HB 896** Re the effective date of coverage under the N. H. automobile insurance plan. (Burns of Coos 4)
785, psd 1162, 1189 (Died in S com)
- HB 897** Limiting the payments made to certain pensioners of the city of Nashua (Davidson of Hil. 21)
785, K 1483
- HB 898** To reduce the terms of office of members and the membership of the Nashua board of education. (Davidson of Hil. 21)
785-786, SO 1328, psd 1441, 1450, S conc 1569, enr 1623 (Chapter 258)
- HB 899** Providing for aldermanic confirmation of certain appointments made by the mayor of Nashua. (Davidson of Hil. 21)
786, SO 1328, psd 1442, 1450, S conc 1718, enr 1721 (Chapter 405)
- HB 900** Providing that the transportation of pupils shall be optional with a school district. (Coburn of Hil. 11)
786, K 1067
- HB 901** Providing that the contract for the manufacturing of number plates be put out to competitive bidding. (Davidson of Hil. 21)
786, K 1228
- HB 902** Allowing for 7 digit initial number plates. (Davidson of Hil. 21)
786, K 1071
- HB 903** Permitting number plates to be coated with reflectorized materials. (Davidson of Hil. 21)
786, K 1292

- HB 904** Re prior service credit in the retirement system of certain employees of political subdivisions. (Clark of Str. 4)
786, K 1422
- HB 905** Re the erection, maintenance, and regulation of crematories. (Perkins of Mer. 11, Bigelow of Mer. 3)
811, am 1322-1324, psd 1351, S conc 1607, enr 1703 (Chapter 352)
- HB 906** Regulating prearranged funerals or burial plans, compensating the state board of registration of funeral directors and embalmers and regulating the exposing of corpses. (Perkins of Mer. 11, Bigelow of Mer. 3)
811, am & Approp 1324-1325, psd 1493, 1516, S conc 1607, enr 1680 (Chapter 332)
- HB 907** To prohibit the display of flags, banners, and other insignia on public buildings in certain cases. (Gordon of Mer. 9)
811, am 1266, psd 1282, S conc 1605, enr 1623 (Chapter 260)
- HB 908** Limiting the allowable noise level of snow traveling vehicles. (Randall of Rock. 17)
New title: Limiting the allowable noise level of all recreational type vehicles.
811, am 1266-1267, psd 1282, conc S am 1669, enr 1736 (Chapter 418)
- HB 909** To provide for the establishment of insurance rates through the competitive rating system. (Woodward of Mer. 26)
811, K 1480
- HB 910** Re exchange of employees with the federal government in certain cases. (MacDonald of Mer. 25)
811, psd 987, 1002, S conc 1020, enr 1020 (Chapter 116)
- HB 911** Adopting a comprehensive child abuse law. (Parker of Hil 15)
New title: Re reporting neglected and abused children.
831, am 1412-1414, psd 1450, S conc 1734, enr am 1781-1782, enr 1798 (Chapter 531)
- HB 912** Prohibiting liquor licenses or permits to organizations which discriminate. (Lemieux of Hil. 34)
831, K 1319-1320
- HB 913** Including paraplegics in the group of veterans not paying a fee for registration of motor vehicles. (Conley of Car. 4, Boucher of Rock. 4)
870, am 1132, psd 1146, S conc 1406, enr 1538 (Chapter 205)
- HB 914** Including paraplegics in the group of veterans not paying a fee for a license to operate a motor vehicle. (Conley of Car. 4, Boucher of Rock. 4)
871, psd 1132-1133, 1146, S conc 1406, enr 1538 (Chapter 206)
- HB 915** Including surviving spouse of disabled servicemen in the class of persons exempt from taxation on a homestead. (Conley of Car. 4, Boucher of Rock. 4)
871, am 1197-1198, psd 1218, S conc 1675, enr am 1718, enr 1759 (Chapter 466)
- HB 916** To prohibit a person hunting or discharging firearms while under the influence of intoxicating beverages, liquor, or controlled drug. (Andews of Mer. 1)
871, K 1196
- HB 917** Providing for the temporary classification of the position of assistant attorney general in certain cases. (Zachos of Hil. 27)
871, psd 1195-1196, 1218, S conc 1695, enr 1720 (Chapter 440)
- HB 918** Making an appropriation for the expenses of certain departments of the state for the fiscal years ending June 30, 1972 and June 30, 1973. (Drake of Coos 3)

See also Subject Index preceding this index

- 921, 937-944, 970, SO 1313, am 1334-1345, psd 1350, conf 1602, nonconc S am, conf 1603, 1609, am rej (RC) 1709-1714, time of taking up conf rep 1797, rep adop 1799-1802, recon rej 1804, rep adop, enr am 1829, 1831, enr 1853 (Chapter 557)
- HB 919** Exempting certain municipal water companies from classifications as public utilities. (Raymond of Ches. 13)
921, am 1440, psd 1450, S conc 1607, enr 1680 (Chapter 333)
- HB 920** Extending the authority of the water supply and pollution control commission. (Tilton of Graf. 1)
921, K 1382
- HB 921** Re the membership of the city of Manchester personnel department. (McDonough of Hil. 32)
922, K 1399
- HB 922** Providing for special license plates for motor vehicles of blind veterans. (Conley of Car. 4, Boucher of Rock. 4)
922, am 1133, psd 1146, S conc 1406, enr 1538 (Chapter 241)
- HB 923** Re the parking of motor vehicles by disabled war veterans. (Conley of Car. 4, Boucher of Rock. 4)
922, com changed 972, psd 1133, 1146, S conc 1607, enr 1671 (Chapter 305)
- HB 924** Including certain disabled persons in the class of persons permitted to hunt on islands. (Conley of Car. 4, Boucher of Rock. 4)
922, am 1226-1227, recon notice 1230, recon & am 1244-1245, psd 1256, S conc 1715, enr 1748 (Chapter 422)
- HB 925** Re the department of personnel of the city of Manchester. (McDonough of Hil. 32)
922, K 1399
- HB 926** To amend the charter of the city of Rochester re registration for voting and absentee voting. (Carignan of Str. 12)
922, psd 1361, 1370, S conc 1718, enr 1721 (Chapter 406)
- HB 927** Requiring that moving costs of welfare recipients be paid directly to the movers. (Gordon of Mer. 9)
949, K 1418
- HB 928** Prohibiting motorboats on Smith Meeting House Pond and Rollins Pond. (Roberts of Bel. 6)
950, com changed 951, psd 1382-1383, 1403, S conc 1607, enr 1671 (Chapter 306)
- HB 929** To reduce the percentage of out-of-state students at the University of N. H. (Gordon of Mer. 9)
950, SO 1281, 1365, IP 1401
- HB 930** Re the prevention of pollution from dredging, filling, mining, or other construction. (Tilton of Graf. 1)
New title: Re the prevention of pollution from dredging, filling, mining, transporting forest products, or other construction.
950, psd 1382, 1403, conc S am 1609, recon, nonconc S am, conf 1669-1670, 1709, rep adop 1754, 1762, enr 1780 (Chapter 521)
- HB 931** Providing for special license plates for motor vehicles of paraplegics, and amputees. (Conley of Car. 4, Boucher of Rock. 4)
950, am 1133-1134, psd 1146, S conc 1406, enr 1538 (Chapter 242)
- HB 932** Establishing the working hours of certain state employees. (Bigelow of Mer. 3)
950, K 1165-1166
- HB 933** Amending the tax on meals and rooms. (Bigelow of Mer. 3)
950, psd 1415, 1450, S conc 1675, enr 1714 (Chapter 397)

- HB 934** Re a program of risk-sharing to insure poor risks in the field of automobile, property, accident and health, and workmen's compensation insurance. (Bigelow of Mer. 3)
 New title: Re a program of risk-sharing to insure poor risks in the field of automobile, aviation, property, accident and health, and workmen's compensation insurance.
 950, am 1259, psd 1282, S conc 1735, enr 1780 (Chapter 488)
- HB 935** Re proof of ownership of motor vehicles. (Hanson of Mer. 6, Vey of Rock. 13)
 950, am 1228-1229, psd 1234, S conc 1569, enr 1671 (Chapter 307)
- HB 936** Providing that cooperative school directors may elect district officers at the time and places for the election of town officers in the towns which comprise the district. (Forcier of Ches. 6 et al)
 950, com changed 1045, am 1377, psd 1402, S conc 1569, enr 1623 (Chapter 261)
- HB 937** To abolish the legislative study committee and to provide for the continuing operation of standing committees of the house. (Cobleigh of Hil. 15)
 New title: To abolish the legislative study committee and to provide for the continuing operation of standing committees of the general court.
 950, com changed 999, psd 1243-1244, 1256, conc S am 1728, enr 1780 (Chapter 489)
- HB 938** Re driver training schools. (Davidson of Hil. 21)
 972, K 1198
- HB 939** Re collecting taxes, penalties, and interest resulting from a supplemental property assessment, and providing for a lien. (Bednar of Hil. 23, Allen of Ches. 8)
 972, psd 1288, recon notice 1313, psd 1402, S conc 1675, enr 1714 (Chapter 398)
- HB 940** Abolishing the day care advisory committee. (Murray of Hil. 7)
 1004, psd 1268, 1282, S nonconc 1738
- HB 941** Re the membership of the advisory committee of the state division of welfare and requiring committee approval of certain welfare regulations. (Sweeney of Hil. 26)
 1004, K 1262
- HB 942** Establishing the city of Goffstown. (Pochlman of Hil. 4)
 1024, am 1431-1435, recon, SO 1441, am 1467-1468, psd 1478, S conc 1641, enr 1672 (Chapter 322)
- HB 943** Re professional standards review organizations of physicians and surgeons. (Daniels of Hil. 27)
 1024, com changed 1075, am 1468, psd 1478, conc S am 1687, enr 1715 (Chapter 391)
- HB 944** Establishing special service fees for certain number plates and establishing an office management fund for the division of motor vehicles. (Woods of Rock. 28)
 1024, K 1229
- HB 945** Re the effective date of rules and regulations affecting child-caring agencies. (Sweeney of Hil. 36)
 1024, com changed 1075-1076, am 1469, psd 1478, S nonconc, study com 1737, 1932
- HB 946** Re the liability of towns for damage caused by dogs. (Karnis of Hil. 8)
 1024, K 1458

See also Subject Index preceding this index

- HB 947** Re the notification by insurance companies to their insured of the final cost of settlement of automobile claims. (Soule of Rock. 4)
1024, K 1318
- HB 948** Imposing an additional percentage of certain fines as part of the fine and providing for the disbursement of said additional fine to the program on alcohol and drug abuse. (Knight of Hil. 4)
1024, am & Approp 1380-1381, LT 1520, 1528
- HB 949** To provide for the settlement of disputes over the title to real and personal property. (Sayer of Rock. 7)
1024, K 1320
- HB 950** Providing for the appointment of a superintendent of the house of corrections of Belknap county. (Roberts of Bel. 6)
New title: Providing for the appointment of a superintendent of the house of corrections and jail of Belknap county.
1024, am 1454-1455, psd 1477, nonconc S am, conf 1669, 1688, rep adop 1741, 1748, enr 1781 (Chapter 495)
- HB 951** Establishing a N. H. fruit and wine marketing committee. (Wuelper of Bel. 5 et al)
1014, study com 1363-1364, 1928
- HB 952** Re investments by public utility companies. (Bednar of Hil. 23)
1044, K 1409
- HB 953** Amending the charter of the town of Hanover to provide that the board of selectmen shall act as the housing authority. (Nutt of Graf. 9)
1066, am 1459-1460, psd 1478, S conc 1641, enr 1671 (Chapter 309)
- HB 954** Amending the business profits tax to provide for installment sales. (Zachos of Hil. 27)
1066, K 1416
- HB 955** Re censoring mail in jails and prisons. (Lemieux of Hil. 34)
1066, com changed 1095, K 1393-1394, recon notice 1401, withd 1424
- HB 956** Changing the date for the regular meetings of the board of the union school district in Concord. (MacDonald of Mer. 25)
1066, psd 1409, 1450, S conc 1569, enr 1623 (Chapter 262)
- HB 957** Re election and terms of office of members at large of town budget committees. (Cares of Hil. 24)
1066, psd 1484-1485, 1488, nonconc S am, conf 1740, recon, conc S am 1745, enr 1759 (Chapter 467)
- HB 958** To provide for the separate settlement of property damage and personal injury claims arising out of the same motor vehicle accident. (Raiche of Hil. 36)
1066, psd 1381, 1402, S conc 1605, enr 1623 (Chapter 263)
- HB 959** To clarify superior court writs. (Bradley of Graf. 9)
1081, psd 1381, 1402, nonconc S am, conf 1668, 1638, new conf 1780, 2d new conf 1796, 1798, rep adop 1828, SO for 9-22-71 1845-1846, 3d new conf 1885, 1889, 4th new conf 1908
- HB 960** Re payment of monies to elected and appointed town officials. (Bednar of Hil. 23)
New title: Re payment of monies to elected and appointed municipal officials.
1081, am 1360-1361, psd 1370 (S nonconc)
- HB 961** Re supervisory union number 7. (Noyes of Coos 1)
1081, psd 1287, 1313, S conc 1569, enr 1623 (Chapter 264)
- HB 962** Prohibiting the possession of loaded rifles and shotguns in boats and other craft. (Randall of Rock. 17)
1081, psd 1357, 1370, S conc 1641, enr 1671 (Chapter 308)

- HB 963** Allocating the unexpended surplus in the traffic safety fund. (Woods of Rock. 28)
1099-1100, K 1393
- HB 964** Re real estate investments by cooperative banks, building and loan associations, savings and loan associations, and federal savings and loan associations. (Grecley of Mer. 16)
New title: Re real estate investments by cooperative banks, building and loan associations, and savings and loan associations.
1100, am 1318-1319, psd 1350, conc S am 1755, enr 1780 (Chapter 517)
- HB 965** Re the parole laws. (Spirou of Hil. 31 et al)
1100, com changed 1125, psd 1383, 1403, S conc 1715, enr 1736 (Chapter 419)
- HB 966** To repeal those portions of the RSA which deny paupers the right to vote. (Bowles of Rock. 27)
New title: To repeal those portions of the RSA which deny paupers the right to vote and those which are in conflict with existing provisions re reporting campaign expenditures.
1100, psd 1383, 1403, conc S am 1728, enr am 1788-1789, 1803, enr 1825 (Chapter 547)
- HB 967** Re certain veterans preferences in public employment. (Benton of Rock. 12)
1100, psd 1287, 1313, S conc 1675, enr 1714 (Chapter 399)
- HB 968** Re membership in the state retirement system. (Martineau of Hil. 38)
1123, com changed 1161, K 1420
- HB 969** Requiring certain labels on liquor and beverage containers. (Webster of Car. 6)
1123, K 1288
- HB 970** Authorizing towns to regulate certain earth excavations and to issue permits therefor. (Heald of Hil. 10 et al)
1124, study com 1356, 1923
- HB 971** To insure that persons appointed as justices of the peace and notaries public are properly qualified. (Greenwood of Rock. 12)
1191, study com 1361, 1933
- HB 972** Re the N. H. retirement system and making an appropriation therefor. (Cobleigh of Hil. 15, Raiche of Hil. 34)
1191, K 1418
- HB 973** Allowing exceptionally meritorious prisoners to be eligible for early release. (Bradley of Graf. 9)
1191, K 1411
- HB 974** Re increasing the fees in district courts. (Robinson of Hil. 35)
1191, am 1399-1400, psd 1402, conc S am 1687, enr 1715 (Chapter 393)
- HB 975** To revise the general lien for taxes other than real estate, head, and poll taxes. (Zachos of Hil. 27)
1191, study com 1400, 1933
- HB 976** Re the regulation of the sale and distribution of mobile homes and recreational vehicles. (Robinson of Hil. 35)
1219, study com 1399, 1932
- HB 977** Regulating the construction of mobile home parks. (Robinson of Hil. 35)
1220, SO 1388, study com 1441, 1928-1929

See also Subject Index preceding this index

- HB 978** Re the repair of faulty private sewage systems. (French of Bel. 2)
1220, am 1414-1415, psd 1450, S conc 1607, enr 1671 (Chapter 310)
- HB 979** Prohibiting the sale or installation of certain space heaters. (Murray of Hil. 7)
1220, psd 1319, 1351, S conc 1675, enr 1714 (Chapter 400)
- HB 980** Re the duties of building inspectors. (Bednar of Hil. 23)
1220, psd 1460, 1478, S conc 1735, enr 1748 (Chapter 428)
- HB 981** Re the rights of tenants. (Bouchard of Hil. 14, Radway of Graf. 9)
1235, IP 1500
- HB 982** Re the issuance of hunting and fishing license. (Blain of Graf. 15)
1236, K 1410
- HB 983** Re notice of hearing by zoning board of adjustment. (Bednar of Hil. 23, Allen of Ches. 8)
1236, am 1493-1494, psd 1516, S nonconc 1738
- HB 984** Re parental liability for damages caused by negligent or reckless operation of automobiles by dependent children. (Clark of Str. 4)
1236, JC 1355-1356, 1927
- HB 985** Re contested elections to the legislature. (Bednar of Hil. 23)
1236, am 1460, psd 1478, S conc 1641, enr 1671 (Chapter 311)
- HB 986** Re transfer of prisoners. (Maynard of Rock. 28)
1285, am 1461, psd 1478, S conc 1607, enr 1671 (Chapter 312)
- HB 987** Providing qualifications for issuing a hunting license. (Flint of Sul. 6)
1285, K 1410
- HB 988** Establishing a committee to study search and rescue costs and other problems re such missions. (Richardson of Coos 11)
1285, psd 1461-1462, 1478, S conc 1715, enr 1720 (Chapter 441)
- HB 989** Re the United Baptist Convention of N. H. (Roberts of Bel. 6)
1285, psd 1461, 1478, S conc 1641, enr 1671 (Chapter 313)
- HB 990** Re the application of the minimum wage laws to certain employees of restaurants, hotels, and similar businesses. (Clark of Str. 4, Cote of Hil. 29)
1285, am 1498-1499, psd 1516, nonconc S am, conf 1727, 1749, rep adop 1765, enr am 1798-1799, 1826, enr 1830 (Chapter 552)
- HB 991** Establishing an interim committee to study no-fault automobile insurance. (Radway of Graf. 9 et al)
1285, psd 1480, 1488, S conc 1675, enr 1714, com members appointed 1923 (Chapter 401)
- HB 992** Re regulation of private schools. (Zachos of Hil. 27)
New title: Re regulation of certain private schools and re retail installment selling.
1285, psd 1455, 1477, LT 1570, conc S am 1571, enr am 1716, enr 1748 (Chapter 423)
- HB 993** Re the enforcement of the election laws. (Zachos of Hil. 27)
1285, psd 1462, 1478, S conc 1607, enr 1671 (Chapter 314)
- HB 994** Legalizing certain meetings of Newfields sewer district, Barnstead school district, Mascoma Valley regional school district, and in the towns of Rye, New Durham, and Washington. (Hammond of Rock. 22 et al)
New title: Legalizing certain meetings of Newfields sewer district, Barnstead school district, Mascoma Valley regional school district and in the towns of Rye, New Durham, Washington, Jaffrey, Haverhill, Conway, Conway school district, and Wentworth school district.
1353, psd 1481, 1488, conc S am 1669, enr 1736 (Chapter 420)

- HB 995** Re horse racing regulations. (Bourassa of Hil. 28)
1373, K 1483, recon notice 1492
- HB 996** Re the posting and publication of notices of fudiciaries. (Bourassa of Hil. 28)
1373, JC 1456, 1927
- HB 997** Providing that the tax collector in each town, under the direction of the selectmen, shall be responsible for the collection of the tax on rooms and meals. (Gemmill of Graf. 10)
1373, K 1483
- HB 998** Authorizing juvenile juries in certain cases. (Bednar of Hil. 23)
1373, K 1455
- HB 999** Re discarded refrigerators. (Lockhart of Rock. 22)
1373, psd 1462, 1478, conc S am 1687, enr 1715 (Chapter 392)
- HB 1000** Providing for the payment of interest on real estate tax payments made to banking institutions by mortgagors who reside in the mortgaged property. (O'Neil of Rock. 7)
1373, K 1454
- HB 1001** Re amending the charter of the First Congregational Society of Gilmanton. (Roberts of Bel. 6)
1373, psd 1462, 1478, S conc 1641, enr 1671 (Chapter 315)
- HB 1002** Re corporations which manage the funds and investments of non-profit corporations. (Bradley of Graf. 9)
First new title: Re tax exempt corporations which manage the funds and investments of nonprofit organizations.
Second new title: Authorizing the insurance commissioner to except certain securities from RSA 421.
1373, am 1496-1497, psd 1516, S nonconc, JC 1640, conc S am 1727, enr 1788 (Chapter 527)
- HB 1003** To indemnify officers and employees of municipalities and school districts from liability for damages, and to allow insurance coverage for the liability. (Bradley of Graf. 9)
1373, study com 1481, 1931
- HB 1004** Re the election of Merrimack county commissioner. (Andrews of Mer. 1)
1373, study com 1458, 1931
- HB 1005** Re the form and counting of ballots. (Martineau of Hil. 38)
1373, study com 1462, 1933
- HB 1006** Permitting local votes on the question of Sunday sales to be by special election. (Belair of Rock. 7)
New title: Permitting local votes on the question of Sunday sales to be by special elections and permitting running horse and harness horse racing and dog racing after noon on Sunday.
1373, psd 1456, 1477, nonconc S am, conf 1729-1730, 1738, rep adop 1776, enr 1788 (Chapter 528)
- HB 1007** Providing for an emergency temporary zoning ordinance and for its adoption by the selectmen. (Williamson of Sul. 9, Raiche of Hil. 34)
1374, am 1483-1484, psd 1488, S conc 1735, enr 1781, S recalled, study com 1853, 1931
- HB 1008** Amending the New England higher education compact. (Bowles of Rock. 27)
1374, K 1480

See also Subject Index preceding this index

HB 1009 To provide for the reorganization of the departments and agencies of state government. (Menge of Graf. 8, Bowles of Rock. 27)
1374, IP 1528-1529

HB 1010 Reimposing the tax on machinery and road building and like machinery. (Stevenson of Graf. 1 et al)
1374, IP 1485-1486, 1488

HB 1011 Not introduced

HB 1012 Re the date of annual town meetings and presidential preference primary. (Cobleigh of Hil. 15 et al)
New title: Re the date of annual town meetings and presidential preference primary and re dates of cooperative school district meetings.
1762-1763, psd 1779, conc S am 1833, enr am 1843-1845, 1846, enr 1851 (Chapter 562)

HB 1013 Re redistricting the congressional districts. (Clark of Str. 4)
intro & ref to study com 1763, am 1858-1859, psd 1886, S conc 1912, enr 1916 (Chapter 575)

HB 1014 Reapportioning the councilor districts. (Clark of Str. 4)
intro & ref to study com 1763, am 1859-1860, psd 1886, S conc 1912, enr 1916 (Chapter 576)

HB 1015 Reapportioning the House of Representatives. (Chase of Car. 7)
intro & ref to study com 1763, am 1860-1872, psd 1886, recon rej 1887, S conc 1917, enr 1920 (Chapter 583)

HB 1016 Not introduced

HB 1017 Re providing child benefit services. (Rules for O'Neil of Ches. 12, Raiche of Hil. 34)
1855, am & psd 1891-1892, S conc 1910, enr 1911 (Chapter 566)

HB 1018 Re medical payments covered in motor vehicle liability insurance policies. (Rules for O'Neil of Ches. 12, Raiche of Hil. 34)
1855, psd 1872-1873, 1886, nonconc S am, conf 1908, rep adop 1913-1914, enr 1916 (Chapter 577)

HB 1019 Re district court sessions, and the salaries of justices. (Rules for O'Neil of Ches. 12, Raiche of Hil. 34)
First new title: Re district court sessions, the salary of justices, articles of agreement of charitable organizations, and the public defender system for Merrimack county.
Second new title: Re district court sessions, the salary of justices, articles of agreement of charitable organizations, the public defender system for Merrimack county, making appropriations out of the historical fund.
1855, am 1873-1874, psd 1886, conc S am 1918, enr 1920 (Chapter 584)

HB 1020 Legalizing the Amherst special town meeting. (Rules for Bragdon and Spalding of Hil. 12)
First new title: Legalizing the town meetings of Amherst, Exeter, and Salem.
Second new title: Legalizing certain town meetings of Amherst, Exeter, and Salem, a meeting of the city council of Portsmouth, and re the incarceration of felons.
Third new title: Legalizing certain town meetings of Amherst, Exeter, Salem, and a meeting of the city council of Portsmouth.
1855, am 1874-1875, psd 1886, nonconc S am, conf 1908, 1910, rep adop 1914-1915, 1916, enr 1916 (Chapter 580)

HB 1021 Providing that all representatives to the general court from the city of Lebanon shall be elected at large. (Rules for Dow and Foster of Graf. 11 et al)
1855, psd 1875, 1886, S conc 1910, enr 1911 (Chapter 567)

- HB 1022** Establishing the ward lines for the city of Portsmouth. (Rules for Maynard of Rock. 24 et al)
1855, am 1883-1885, psd 1886, nonconc S am, conf 1910, 1914, rep adop & enr 1917 (Chapter 582)
- HB 1023** Re qualifications for voting. (Rules for Cobleigh of Hil. 15, Radway of Graf. 9)
1855, IP 1892-1893
- HB 1024** To revise the city charter of Nashua by establishing new ward lines. (Rules for Davidson of Hil. 21)
1855, am 1875-1876, psd 1886, recon rej 1887, S conc 1910, enr 1911 (Chapter 568)
- HB 1025** Establishing the ward lines for the city of Concord and amending the charter of said city. (Rules for Haller of Mer. 22 et al)
1855-1856, psd 1876, 1886, recon rej 1887, S conc 1910, enr 1911 (Chapter 569)
- HB 1026** Establishing the ward lines for six wards of the city of Dover and changing representation of the council and school committee of said city. (Rules for Maglaras of Str. 20)
1856, am 1882-1883, psd 1886, recon rej 1887, S conc 1917, enr 1920 (Chapter 585)
- HB 1027** Re adopting the federal numbering system for power boats. (Rules for Hayes of Car. 3)
1856, study com 1876, 1933
- HB 1023** Re the sale of sweepstakes tickets on Sunday. (Rules for Hayes of Car. 3, Dion of Hil. 29)
New title: Re the sale of sweepstakes tickets on Sunday and exempting servicemen from payment of the residence tax.
1856, am 1876-1877, psd 1886, S conc 1910, enr 1911 (Chapter 573)
- HB 1029** Conforming N. H. statutes to the federal voting rights act of 1970. (Rules for Roberts of Bel. 6, Raiche of Hil. 34)
1856, am 1878-1879, psd 1886, S conc 1910, enr 1911 (Chapter 572)
- HB 1030** Providing supplemental appropriations and related matters. (Rules for Drake of Coos 3)
1856, am & psd (RC) 1893-1907, S conc & enr 1916 (Chapter 581)
- HB 1031** Authorizing expenditures of highway subsidy funds. (Rules for Trowbridge of Ches. 4, Roberts of Bel. 6)
1856, am 1889-1890, psd 1892, S conc 1913, enr 1916 (Chapter 578)
- HB 1032** Establishing the ward lines for the city of Keene, and re city councilmen. (Rules for Raymond of Ches. 13, Saunders of Ches. 14)
1856, psd 1879, 1886, S conc 1910, enr 1911 (Chapter 571)
- HB 1033** Re the appropriation for turnpikes. (Rules for Drake of Coos 3)
1856, K 1890
- HB 1034** Establishing new ward lines in the city of Manchester. (Rules for Robinson of Hil. 35 et al)
1856, am 1880-1881, psd 1886, recon rej 1887, nonconc S am, conf, rep adop, enr 1918-1920 (Chapter 586)
- HB 1035** Establishing the ward lines for the city of Berlin. (Rules for York of Coos 7, Fortier of Coos 6)
1856, am 1881, psd 1886, S conc 1910, enr 1911 (Chapter 570)

See also Subject Index preceding this index

HOUSE JOINT RESOLUTIONS

- HJR 1** Providing additional funds for board of professional engineers. (Prescott of Bel. 10)
24, Approp 132, psd 330, 343, S conc 497, enr 520 (Chapter 35)
- HJR 2** Appropriating funds for the demolition of the old post office building and for the preparation of plans for the construction of an office building on the site. (Noble of Mer. 27)
13, psd 13, 25, LT 216-217
- HJR 3** For appropriation for carrying out provisions of statute relative to regional agreements for educational facilities for the dental education of New Hampshire residents. (Frizzell of Sul. 7)
25, Approp 186, K 1418
- HJR 4** In favor of the New Hampshire Veterans Association. (Sawyer of Hil. 3, Duhaime of Hil. 29)
25, rule 57 199, K 242-243
- HJR 5** To pay town of Dummer for revenue lost due to the taking of Pontook Dam. (Kidder of Coos 10)
25, am & Approp 124-125, K 1493
- HJR 6** Making an appropriation for state aid for regional planning. (Clark of Str. 4)
43, Approp 244, K 1418
- HJR 7** Establishing a committee to study the economic, social, environmental, and educational problems resulting from population growth in New Hampshire. (Daloz of Hil. 6)
43, K 195
- HJR 8** Retirement credit for Herbert R. Hagstrom. (Bowles of Rock. 27)
144, Approp 244, study com 1418, 1928
76, psd 243, 249, conc S am 876, recon rej 912, enr 945 (Chapter 105)
- HJR 9** To fund a nursing education aid program. (Cate of Mer. 20)
91, Approp 155, K 1419
- HJR 10** Providing for a study of overtime pay for all state employees. (Clark of Str. 4)
95, rule 57 274, K 333
- HJR 11** To make an additional appropriation for the fiscal year ending June 30, 1971 for counsel fees for indigent defendants. (Zachos of Hil. 27)
122, 238, Approp 245, psd 1418, 1450, S conc 1695, enr 1720 (Chapter 402)
- HJR 12** Making a supplemental appropriation for the racing commission. (Saggiotes of Sul. 6)
129, psd 330, 343, S conc 719, enr 771 (Chapter 60)
- HJR 13** Appropriating funds to the towns of Pittsburg and Clarksville in lieu of taxes on Murphy Dam on Lake Francis. (Huggins and Cook of Coos 1)
131, LT 1417
- HJR 14** In favor of Lawrence E. Tilton. (Scamman of Rock. 15)
131, K 355
- HJR 15** Making an additional appropriation to the state treasurer for fiscal 1971 for actuarial services. (Chandler of Rock. 25, Bigelow of Mer. 3)
New title: Making an additional appropriation to the state treasurer for fiscal 1971 for actuarial services and providing for a supplemental appropriation for the department of administration and control and for the state treasurer.
131, psd 1334, 1351, conc S am 1706, enr 1748 (Chapter 425)
- HJR 16** Transferring certain accumulated income to the special teacher competence fund. (Nighswander of Bel. 4)
144, Approp 244, study com 1418, 1928

- HJR 17** Authorizing the purchase of the buildings on Ingall's Island in Rocky Pond in the town of Canterbury and making an appropriation therefor. (Cheney and Miner of Mer. 23)
144, K 272
- HJR 18** Re ascertaining the sense of the people of the state on the question of authorizing dog racing in the state. (Cares of Hil. 24)
144, psd 1327, 1351 (Died in S com)
- HJR 19** Providing for a deficiency appropriation for the N. H. retirement system. (Bruton of Hil. 29, Chandler of Rock. 25)
New title: Providing for a deficiency appropriation for the N. H. retirement system and providing for a supplemental appropriation for the state treasurer.
184, Approp 197, psd 1334, 1351, conc S am 1730-1731, enr 1759 (Chapter 468)
- HJR 20** Providing an appropriation for Old Fort Number Four. (Galbraith and Frizzell of Sul. 7)
213, Approp 388, K 1386
- HJR 21** In favor of William J. Wilson of Canterbury. (Kopperl of Mer. 12)
226, psd 355, 374, S conc 875, enr 925 (Chapter 94)
- HJR 22** Providing an additional appropriation for the Merrimack Valley branch of the University of N. H. (Cares of Hil. 24, Raiche of Hil. 34)
226, Approp 367, K 1499
- HJR 23** Establishing a committee to study the problem of excessive noise levels and to recommend legislation pertaining thereto. (Howard of Mer. 26)
227, K 482
- HJR 24** Appropriating funds to the town of Canaan in lieu of taxes on Goose Pond. (Altman of Graf. 14)
New title: Appropriating funds to the towns of Canaan, Grafton, and Enfield in lieu of taxes for certain dam and water rights.
227, am & Approp 488-489, K 1419
- HJR 25** Providing for payment of bobcat bounties and making an appropriation therefor. (Huggins of Coos 1, Chamberlin of Graf. 5)
241, Approp 449, psd 1279, 1283, S conc 1695, enr 1720 (Chapter 442)
- HJR 26** To reimburse Reginald Pelkey for damage done to his automobile and making an appropriation therefor. (Allen of Ches. 8)
272, am 427, psd 445, S conc 875, enr 925 (Chapter 95)
- HJR 27** Appropriating \$25,000 to be expended in opposing the abandonment of the railroad line from Concord to Lincoln. (Coutermarsh of Hil. 22)
280, LT 1417
- HJR 28** In favor of Mrs. Ada F. Stewart. (Clark of Rock. 8)
301, K 468
- HJR 29** Appropriating additional funds to be used by the bureau of maternal and child health, division of public health, department of health and welfare to administer maternal and child care programs. (Cochrane of Str. 4)
301, Approp 393, K 1419
- HJR 30** In favor of the North Conway fire department for rescue operations. (Davis of Car. 2)
301, am & Approp 494-495, LT 1417
- HJR 31** Providing for taking the sense of the legal voters of the state on the question of calling a constitutional convention. (Bowles of Rock. 27)
319, psd 504, 517, enr 1286, S conc 1316 (Chapter 162)

See also Subject Index preceding this index

- HJR 32** Making an appropriation for the purchase and installation of an electronic roll call system for the House of Representatives. (Bowles of Rock. 27)
320, K 1416
- HJR 33** To reimburse Edward Hebert for loss of his automobile. (Lovell of Rock. 6)
320, K 468-469
- HJR 34** In favor of Leon A. Hoik. (McLane of Mer. 23, Davis of Mer. 21)
354, K 699-700, recon notice 726, withd 766
- HJR 35** Establishing a governor's fire safety committee. (Parker of Hil. 15)
355, K 725
- HJR 36** Providing for a study of overtime, double-time, stand-by time and second and third shift time pay for state employees. (Bartlett of Mer. 10)
355, K 596
- HJR 37** Providing for a study of state employees' wages. (Parker of Hil. 15)
380, K 596
- HJR 38** Making an appropriation to the Ver-Shire schools and shops. (Noyes of Coos 1)
417, Approp 755, K 1419
- HJR 39** Making an additional appropriation to the division of vocational rehabilitation of the department of education for handicapped children. (Cobleigh of Hil. 15)
421, K 1419
- HJR 40** To evaluate the utilization of state owned vehicles. (Fuller of Mer. 26, Coburn of Hil. 11)
421, am 778-779, psd 783, conc S am 1727, enr 1759, com 1928 (Chapter 469)
- HJR 41** Appropriating funds to pay the maximum amounts permitted to be paid to school districts in each of the last twenty years under the foundation aid formula. (Menge of Graf. 8)
421, K 755
- HJR 42** Re retirement credit for Thomas A. Bolton. (Smith of Rock. 7)
444, com changed 475, K 858
- HJR 43** Providing for a visitors' center in the state house. (Williamson of Sul. 9)
503, psd 801, 809, study com 1924
- HJR 44** To establish an interim committee to study the adoption laws, and making an appropriation therefor. (Monier of Hil. 4)
503, am & Approp 804-805, K 1419
- HJR 45** Establishing an interim study committee to study an administrative procedure act and draft a legislative proposal and making an appropriation therefor. (Clark of Str. 4)
New title: Establishing an interim committee to study the implementation of an administrative procedure act and draft legislative proposals therefor.
503, am, LT 801-802
- HJR 46** Directing a study of the feasibility of establishing a state park named for Alan B. Shepard in the area of Derry, Londonderry, Litchfield, and Manchester. (Adams of Rock. 5 et al)
New title: Directing a study of the feasibility of establishing a state park named for Alan B. Shepard and directing an investigation and inventory of the state's scenic rivers.
628, rule 43 1007, rule 57 1090, psd 1290, 1314, conc S am 1728-1729, enr 1760 (Chapter 470)

- HJR 47** Establishing a legislative committee to study the feasibility of reducing the size of the house and increasing the size of the senate. (Menge of Graf. 8)
690, rule 57 1233, ext 1298, rule 57 1327 (Died in com)
- HJR 48** Establishing a commission to establish qualifications for real estate appraisers. (Coughlin of Ches. 11)
719, psd 985, 1003, S nonconc, study com 1737, 1928
- HJR 49** Requesting the judicial council to study and make recommendations re the uniform partnership act. (Milne of Hil. 27)
734, psd 1129, 1146, S conc 1605, enr 1623, JC 1927 (Chapter 265)
- HJR 50** In favor of Richard Bradley. (Johnson of Ches. 9)
972, am 1356, psd 1370, nonconc S am, conf 1687, 1704 (No action taken)
- HJR 51** Re retirement credit for Robert J. Prowse. (Howard of Mer. 26)
1044, K 1298
- HJR 52** Establishing a committee to study the time period on which the salaries of state employees are based. (Bourassa of Hil. 28)
1285, K 1480-1481
- HJR 53** In favor of Robert O. Blood of Concord. (Davis of Mer. 21)
1285, Atty Gen opin req 1395, K 1409
- HJR 54** Making a supplemental appropriation for the racing commission. (Drake of Coos 3)
1353, psd 1367, remarks 1368-1369, psd 1371, S conc 1490, enr 1538 (Chapter 199)
- HJR 55** Establishing a special committee to study the effectiveness of the laws re access to and use of public buildings by the physically handicapped. (Conley of Car. 4)
1374, am 1457, psd 1477, S conc 1607, enr 1671, com members appointed 1923 (Chapter 316)
- HJR 56** Re redrawing the ward lines in the city of Rochester. (Rules for Sylvain of Str. 13 et al)
1857, am 1890-1891, psd 1892, S conc & enr 1916 (Chapter 579)

HOUSE CONCURRENT RESOLUTIONS

- HCR 1** Resolution requesting Congress to call a convention for the purpose of amending the U. S. Constitution to provide for inter-governmental sharing of federal income tax revenue.
20, 43, adop 96-97, 98, study com 350-351, 1928
- HCR 2** The Honorable Secretary of State be requested to lay before the convention the returns of votes for Governor and Councilors. (Porter of Dist. 12)
adop, jt conv 13-14
- HCR 3** The vote for Governor and Councilors be referred to a committee consisting of one on the part of the Senate and two on the part of the House to compare and count the same and report thereon. (Bouchard of Hil. 14)
adop, jt conv 14
- HCR 4** The Convention proceed with the election of a Secretary of State. (Nixon of Dist. 9, Clark of Str. 4)
adop, jt conv 15
- HCR 5** The convention proceed with the election of a State Treasurer. (Bigelow of Mer. 3, Smith of Dist. 3)
adop, jt conv 15

See also Subject Index preceding this index

- HCR 6** That a committee of nine be appointed by the chair to wait upon the Honorable Walter Peterson and inform him officially of his election as Governor of the State of N. H. (Zachos of Hil. 27)
adop, jt conv 15
- HCR 7** That a committee of six be appointed by the chair to wait upon the Honorable Councilors: Lyle E. Hersom, Robert E. Whalen, John S. Walsh, Bernard A. Streeter, Jr., and James H. Hayes and inform them officially of their election to the Honorable Council. (Snell of Dist. 4)
adop, jt conv 16
- HCR 8** That the Speaker of the House of Representatives and the President of the Senate be and hereby are authorized to take over immediately such rooms in the state house or annex as may be necessary for the use of said House of Representatives and Senate for any legislative purposes. (Roberts of Bel. 6)
adop, jt conv 16
- HCR 9** Pay for legislative employees for period December 30, 1970 to January 5, 1971. (Reddy of Mer. 5)
adop 102-103, S conc 153
- HCR 10** Memorializing the Congress of the United States on revenue sharing. (Gordon of Mer. 9)
118-119, K 254
- HCR 11** Extending the time for the report of the Manchester ward commission. (Raiche of Hil. 34)
adop 114, S conc 191
- HCR 12** Re study of election laws.
280, 351-352, am & adop 538, conc S am 1545-1546, com members appointed 1923
- HCR 13** Committee of twelve members, ten from the House, one from each county and two from the Senate, to select a chaplain. (Scamman of Rock. 15)
41-42, 76, S conc 90
- HCR 14** Re town meeting day. (O'Neil of Ches. 12, Raiche of Hil. 34)
197, S nonconc 695
- HCR 15** Memorializing Congress to provide \$200 monthly minimum social security benefits. (Twardus of Rock. 14)
452-453, adop 844
- HCR 16** Inviting Alan B. Shepard to address the general court. (Roberts of Bel. 6, Raiche of Hil. 34)
423, S conc 442
- HCR 17** Ratifying the proposed amendment to the Constitution of the U. S. extending the right to vote to citizens eighteen years of age or older. (Cobleigh of Hil. 15 et al)
600-601, adop 822-823, S conc 1067

SENATE BILLS

- SB 1** Increasing the temporary borrowing limit of the state.
90, psd 97, 98, enr 101 (Chapter 1)
- SB 3** Restricting the sale, possession, and sniffing of model glue.
768, rule 57 1233, K 1456-1457
- SB 4** Re the composition of the judicial council.
191, psd 336, 344, enr 351 (Chapter 14)
- SB 5** Providing payment to persons for loss of existing mortgage financing where such persons are displaced as a result of highway activities.
191, am & Approp 388, psd 522, 547, S conc 603, enr 613 (Chapter 47)

- SB 6** Providing that when highway work requires relocating municipally owned underground utility facilities the governmental agency doing the work shall pay for the trenching and backfilling.
265, am & Approp 388-389, am 720-721, psd 727, S conc 734, enr 771-772 (Chapter 78)
- SB 7** Permitting persons convicted of certain sex crimes to waive psychiatric observation and examination, and removing the minimum time for which they may be so committed.
191, psd 307, 316, enr 323 (Chapter 12)
- SB 8** Providing that encumbered appropriations of tolls collected on Central N. H. Turnpike shall not lapse until the object thereof is accomplished.
191, psd 470, 471, enr 520 (Chapter 31)
- SB 9** Providing that encumbered appropriations of tolls collected on Eastern N. H. Turnpike shall not lapse until the object is accomplished.
191, psd 470, 471, enr 520 (Chapter 32)
- SB 15** Raising the population figure of cities that require sealer of weights and measures and providing an appropriation for the administration of the weights and measures act.
1258, K 1410
- SB 16** Re the establishment of the position and salary of the associate justice of the Nashua district court.
New title: Re the establishment of the position and salary of the associate justice and deputy clerk of the Nashua district court.
423, am 860-862, psd 868, S conc 923, enr am 973-974, enr 1054 (Chapter 123)
- SB 18** Re filing dates for nominations in certain cities and towns.
44, rule 57 807, ext 910, am 1085-1086, psd 1098, S conc 1124, enr 1180 (Chapter 148)
- SB 20** Providing that community antenna television rates be regulated.
550, com changed 697 (Died in com)
- SB 21** Providing that school districts may include in borrowing the cost of planning for construction and the amount and purposes of annual grants to school districts.
856, Approp 1067-1068, K 1681
- SB 23** Re probable cause hearings.
191, rule 57 417, K 488
- SB 24** Re state bridge and town bridge aid.
313, psd 441, 446, enr 448 (Chapter 25)
- SB 25** Modifying the requirements for membership on a municipal budget committee.
191, rule 57 417, am 509-511, psd 517, S nonconc, conf 574, new conf 602 (K)
- SB 27** To provide procedures for the prevention and clean-up of oil spillage in public waters.
856, Approp 1046-1047, am 1584-1585, psd 1588, S conc 1607, enr 1623 (Chapter 266)
- SB 28** Requiring inspection and certification of petroleum storage facilities and establishing a fee therefor.
New title: Requiring an inventory of petroleum storage facilities in each city and town of the state.
1490, SO 1612, am 1667-1668, psd 1673, S conc 1694, enr 1704 (Chapter 384)
- SB 29** Re investigating cases of abandonment and neglect of dependents.
New title: Re investigating cases of desertion of dependents, establishment of paternity, and securing financial support.
631, com changed 698, am & Approp 1106-1108, K 1611

See also Subject Index preceding this index

- SB 30** Re the time after which the requirements of filing proof of financial responsibility may be waived.
1317, psd 1556, 1566, enr 1623 (Chapter 267)
- SB 31** Re taking motor vehicle without the owner's consent.
234, psd 433, 445, enr 448 (Chapter 26)
- SB 32** Recognizing common law marriage after thirty days cohabitation for the purpose of certain support obligations.
study com 1930
- SB 33** Establishing a curfew for minors under sixteen.
JC 1927
- SB 35** Eliminating certain duties of the secretary of state.
235, psd 380-381, 394, enr 434 (Chapter 20)
- SB 36** Re voting on zoning ordinance amendments at special town meetings.
228, K 338
- SB 37** Re the hours of employment for female laboratory technicians.
1534, psd 1618, 1638, enr am 1680-1681, 1704, enr 1736 (Chapter 450)
- SB 38** Authorizing town by-laws on snow removal.
475, psd 845, 869, enr 925 (Chapter 93)
- SB 39** Re acquiring park and recreation areas in towns.
798, rule 43 1125, ext 1234, rule 43 1327, K 1679
- SB 40** Re petitioning for articles to be placed in town warrant.
New title: Re petitioning for articles to be placed in a town or school warrant and providing a penalty.
313, rcmt 534-535, am 707-708, psd 710, S conc 734, enr 772 (Chapter 79)
- SB 42** Increasing the membership of the commission advisory to the commissioner of resources and development and making the commissioner of public works and highways a member.
351, psd 469, 471, enr 520 (Chapter 33)
- SB 43** Providing that the state geologist need not be a faculty member of a N. H. college or university.
214, K 332
- SB 44** Re the time the school census shall be taken and repealing the statute dealing with school boards visits to schools.
696, psd 1102, 1122, enr 1180 (Chapter 149)
- SB 45** Re the purposes of issuance of bonds or notes.
351, psd 511, 517, enr 552 (Chapter 34)
- SB 47** Re salary increases upon certification and eligibility for certification of certain medical personnel.
922, Approp 1289, LT 1584
- SB 48** Providing that offices of member of the general court and delegate to a constitutional convention are incompatible.
280, IP 405-406
- SB 51** Providing for the commissioners of safety and education to devise standards for the conduct of driver education courses and to eliminate restricted instruction permits for fifteen year olds.
New title: Providing for the commissioners of safety and education to devise standards for the conduct of driver education courses.
313, am 496, psd 500, S conc 603, enr 613 (Chapter 48)
- SB 52** Establishing a medical advisory board in the division of motor vehicles, department of safety, and making an appropriation therefor.
875, K 1089

- SB 53** Providing for a monitoring program of and the preservation of the ledges on Profile Mountain and making an appropriation therefor.
1452, am & Approp 1619, K 1676
- SB 54** Re the 1971 appropriation for the division of parks and providing for time and a half pay for overtime work by employees engaged in snow-farming.
New title: Re the 1971 appropriation for the division of parks and revising the appropriation for the state library for title IV-A funds.
235, Approp 265, am 424-425, psd 429, S conc 442, enr 448 (Chapter 15)
- SB 55** Validating the marriage of Joseph and Anita Poulin.
253, psd 419, enr 434 (Chapter 42)
- SB 56** Re the suspension of motor vehicles licenses of minors in possession of alcoholic beverages.
497, psd 630, 631, enr 719 (Chapter 54)
- SB 57** Requiring hospitals to admit patients of any physician licensed to practice in the state.
JC 1927
- SB 58** To prohibit any special justice or associate justice of a district court or a municipal court from practicing law in any district court or municipal court.
New title: Re special and associate justices practicing in district or municipal courts.
550, rule 57 ext 926, am 985-986, psd 1003, S nonconc, conf 1020, new conf 1782, rep adop 1807, 1810, enr 1826 (Chapter 550)
- SB 60** Re town liability for domestic animals harmed by dogs.
1005, K 1265
- SB 61** Re imposing sentences of commitment in criminal cases.
720, com changed 951, K 1326
- SB 62** Establishing statutory rights in lieu of dower and curtesy.
875, psd 1320, 1351, enr 1405 (Chapter 179)
- SB 63** Providing that experts involved in tests under implied consent statute are not required for court testimony unless prior notice is given.
696, psd 930-931, 947, enr 952 (Chapter 109)
- SB 65** Providing that law enforcement officers shall be paid for time spent in court.
1452, K 1689
- SB 66** Requiring persons engaged in the hunting of big game animals to display on their person a minimum amount of color known as hunter orange.
1148, study com 1380, 1929
- SB 67** To permit a licensee forty-eight hours to present license and registration to law enforcement officials after a lawful request therefor.
635, psd 1013, 1022, enr 1054 (Chapter 122)
- SB 69** Re hawkers and peddlers.
603, K 1048
- SB 70** To provide employees with a priority of claim for wages earned.
696, rule 43 1041, ext 1090, K 1197
- SB 71** Establishing a study committee to report on the feasibility of making available state owned recreational areas to exceptional or disadvantaged N. H. residents and making an appropriation therefor.
New title: Establishing a study committee to report on the feasibility of making available state owned recreational areas to disadvantaged N. H. residents.
631, psd 1012, 1022, enr 1054 (Chapter 124)

See also Subject Index preceding this index

- SB 72** Re the issuance of state notes.
475, am & Approp 725-726, psd 1587, 1589, S conc 1674, enr 1703 (Chapter 353)
- SB 73** Defining and providing for the licensing and regulation of real estate brokers and salesmen; providing for the N. H. real estate commission defining its powers and duties; and imposing penalties for violations of this chapter.
1005, am 1573-1576, psd 1589, S nonconc, conf 1628, nonconc conf rep 1792-1793, recon rej 1832
- SB 74** Authorizing free hunting licenses to owners of one hundred or more acres of land who permit hunting thereon.
856, K 1357
- SB 76** Establishing a state science and technology office in the office of the governor, and making an appropriation therefor.
study com 1929
- SB 79** Creating a legislative commission to study and make recommendations re the expenditure of state funds for higher education and making an appropriation therefor.
798, rule 43 1125, 1234, rule 57 1246, Approp 1287, K 1677
- SB 80** Providing veterinary medical education at Ohio State University for N. H. residents and making an appropriation therefor.
1317, K 1611
- SB 81** Authorizing tests on the bodies of certain motor vehicle accident fatalities to determine the content of alcohol in their blood.
JC 1927
- SB 83** Making appropriations for an addition to Snively arena.
922, com changed 970, K 1394, recon rej 1404
- SB 85** Providing for a one day deer season for residents only.
475, rcmt 777, IP 1135, recon rej 1147
- SB 86** Creating the position of executive director of the commission on the arts.
1317, Approp 1560, K 1681-1682
- SB 88** Re the Robert Frost Homestead Foundation.
1258, K 1611
- SB 89** Re the distribution of state publications.
952, Approp 1228, K 1611
- SB 91** Naming a certain mountain in the town of Odell, Muise Mountain.
923, psd 1548, 1553, enr 1568 (Chapter 217)
- SB 92** Authorizing law enforcement officers to require weighing of motor vehicles.
856, psd 1049, 1064, enr 1095 (Chapter 126)
- SB 93** Re workmen's compensation to state employees.
1452, am 1562, psd 1567, S conc 1627, enr 1703 (Chapter 354)
- SB 95** Abolishing the office of research analyst to senate finance committee and removing any reference to that office in the RSA.
1124, psd 1585, 1588, enr 1671 (Chapter 317)
- SB 96** Re the interest on deposits in credit unions.
1005, psd 1260, 1282, recalled & rcmt 1355, am 1408, psd 1449, S conc 1479, enr 1538 (Chapter 207)
- SB 97** Re conflict of interest for certain public officials.
study com 1930
- SB 98** Increasing the state guarantee for certain school construction programs.
923, Approp 1068, psd 1585, 1588, enr 1672 (Chapter 294)

- SB 100** Re repair of damage to bridges in Thornton and Woodstock.
1534, psd 1642, 1673, enr 1736 (Chapter 451)
- SB 101** Providing for the recognition of "middle schools."
1148, psd 1288, 1313, enr 1376 (Chapter 178)
- SB 102** Providing that school districts may in borrowing include the cost of planning for construction.
1452, psd 1690, 1693, enr 1736 (Chapter 452)
- SB 103** Authorizing the state of N. H. to acquire and dispose of industrial facilities.
1005, S Ct opin rcq 1050-1052, printed 1540-1545, psd 1560, 1567, enr 1623 (Chapter 268)
- SB 104** Providing standards for the marketing of maple syrup and authorizing the commissioner of agriculture to enforce these standards.
856, psd 1241, 1256, enr 1286 (Chapter 163)
- SB 105** Re the issuance of property, liability, and automobile insurance.
1490, psd 1678, 1693, enr 1736 (Chapter 453)
- SB 106** Re filing notices under the timber conservation act and requiring an owner to furnish security for payment of the yield tax.
1534, psd 1580, 1589, enr 1696 (Chapter 343)
- SB 107** To reorganize the commission on interstate cooperation and make an appropriation therefor.
New title: To reorganize the commission on interstate cooperation.
1220, rules suspended & Approp 1620, am 1691, psd 1693, S nonconc, conf 1706-1707, rep adop 1777-1778, 1795, enr am 1805-1806, enr 1825, com members appointed 1924 (Chapter 548)
- SB 108** Increasing the membership of the barbers' board.
952, psd 1290, 1314, enr 1405 (Chapter 180)
- SB 109** Legalizing the annual meeting of the town of Goffstown, March 9, 1971.
923, psd 1198, 1218, enr 1238 (Chapter 153)
- SB 111** Permitting any town to account on a fiscal year basis, permitting semi-annual tax collection in all towns and providing for an optional town meeting date.
923, am 1289, psd 1314, S conc 1709, enr 1736 (Chapter 454)
- SB 112** Re fingerprinting all state employees.
1025, K 1320
- SB 113** To increase the penalties for driving while intoxicated or under the influence of drugs.
923, am 1551, psd 1553, S conc 1569, enr 1623, com members appointed 1924 (Chapter 269)
- SB 114** Increasing the penalties for reckless operation of a motor vehicle.
875, K 1111
- SB 116** To prohibit individuals from soliciting rides or business on or in proximity to the traveled portion of a street or highway.
875, am 1142, psd 1146, S nonconc, conf 1225-1226, rep adop 1777, 1795, enr 1798 (Chapter 532)
- SB 120** To require public hearings prior to the vote on bond or note issues of certain municipalities and providing procedures for bonds in excess of \$100,000.
1534, psd 1563, 1567, enr 1624 (Chapter 270)

See also Subject Index preceding this index

- SB 121** Applying the coverage of the highway relocation assistance act by project number.
875, psd 1087, recon & Approp 1092, psd 1587, 1589, enr 1696 (Chapter 344)
- SB 122** Providing that all ballots cast on any question amending the constitution shall be counted by the secretary of state.
study com 1933
- SB 123** Re enabling local municipalities to appropriate funds for assistance to the aged.
1258, am 1411-1412, psd 1450, S conc 1479, enr 1538 (Chapter 208)
- SB 124** Re the definition of a workday.
1375, psd 1561, 1567, enr 1624 (Chapter 271)
- SB 125** To repeal certain statutes re the width of rims of wagon wheels and to chaining wheels on hills.
636, psd 886, 913, enr 945 (Chapter 104)
- SB 127** To improve the administration of and increasing benefits under the workmen's compensation law.
New title: To improve the administration of and increasing benefits under the workmen's compensation law and re the rights of parties to be heard in unemployment compensation cases.
1534, am & Approp 1697-1700, psd 1706-1707, S nonconc, conf 1718, 1723, rep adop 1782, 1795, enr 1809 (Chapter 539)
- SB 129** Re local parking ordinances.
973, psd 1089, 1098, enr 1101 (Chapter 127)
- SB 130** Re expert witness fees in superior court cases.
1317, psd 1455, 1477, enr 1539 (Chapter 214)
- SB 131** Abolishing arrest upon civil process.
1058, psd 1398, 1402, enr 1539 (Chapter 227)
- SB 133** Re the Uniform Reciprocal Enforcement of Support Act.
1005, psd 1327, 1351, enr 1405 (Chapter 181)
- SB 134** Re the construction industry.
1376, K 1561
- SB 135** To license private detectives and private detective agencies.
1376, study com 1619, 1933
- SB 136** Re the taxation of farm, forest, wet, and wild land.
1534, IP 1666-1667
- SB 138** Providing for the designation of scenic roads and re town road aid.
1535, am 1655-1656, psd 1673, S conc 1716, 1735, enr 1736 (Chapter 455)
- SB 141** Re the practice of optometry.
study com 1932
- SB 142** Allowing full-time classified employees time off for personal business.
1376, K 1564
- SB 143** Clarifying and making co-equal the terms, shares and deposits and shareholders and depositors under chapter 393 regulating building and loan associations.
1005, IP 1499
- SB 144** Re the limitations on the loaning authority of savings banks, cooperative banks, building and loan associations, and savings and loan associations.
New title: Re the limitations on the loaning authority of cooperative banks, building and loan associations, savings and loan associations and savings banks.
1258, am 1556-1559, psd 1566, S nonconc, conf 1602-1603, new conf 1733, 1760, rep adop 1807, enr am 1827 (Chapter 513)

- SB 145** Re construction attachments.
1490, am 1678-1679, psd 1693, S conc 1735, enr 1736 (Chapter 462)
- SB 146** Authorizing the prosecution to take depositions of certain witnesses in criminal cases.
923, psd 1398, 1402, enr 1538 (Chapter 209)
- SB 147** Re the voluntary retirement of supreme and superior court justices.
952, psd 1381, 1402, enr 1539 (Chapter 210)
- SB 148** To require voting on each office.
1535, K 1619-1620
- SB 149** Re election procedures of the Contoocook valley school district.
1005, com changed 1023, IP 1364-1365
- SB 150** Requiring that the mayor of the city of Nashua be elected by majority vote and providing for a run-off election re the same.
1490, K 1620, recon rej 1636
- SB 151** Re reimbursement for damages caused by vandalism.
1025, am 1398-1399, psd 1402, S conc 1453, enr 1539 (Chapter 228)
- SB 152** Providing standards for registration displays on snow traveling vehicles.
856, am & Approp 1071-1072, K 1622
- SB 153** Clarifying the powers of counties and county conventions in determining salaries for county officers and providing that the county conventions shall fill vacancies in county offices.
952 (Died in com)
- SB 155** To require medical payment provisions in automobile liability insurance policies.
1237, K 1689
- SB 157** Providing that towns shall pay for damage to livestock caused by any canine.
1258, K 1411
- SB 158** Re the assignment of pupils under dual enrollment.
1221, psd 1559, 1566, enr 1624 (Chapter 273)
- SB 159** Abolishing the state rifle range commission.
1148, psd 1410, 1450, enr 1539 (Chapter 229)
- SB 160** Requiring the use of the non-partisan ballot for the election of the budget commission.
1407, K 1562
- SB 161** Increasing the penalties for throwing trash on highways or highway right-of-ways.
973, am 1319, psd 1351, S conc 1375, enr 1441 (Chapter 195)
- SB 162** Re interest and service charges on overdue accounts.
study com 1928
- SB 163** Prohibiting dumping materials from out-of-state.
973, am 1378-1379, psd 1402, enr am 1554, 1555, enr 1624 (Chapter 272)
- SB 164** Re license for sale of real estate where there are unknown heirs, or heirs under disability, or heirs whose whereabouts are unknown.
1101, psd 1410, 1450, enr 1539 (Chapter 230)
- SB 165** Re recreational roads.
1005, psd 1198, 1218, enr 1238 (Chapter 152)

See also Subject Index preceding this index

- SB 166** Amending the 1969 appropriation re capital expenditures at Franconia Notch state park.
1124, Approp 1243, psd 1612, 1638, enr 1679 (Chapter 334)
- SB 169** Re the special elections of a mayor.
1452, K 1563
- SB 170** Re disposal by auction sale of certain surplus municipal property.
1535, K 1618
- SB 171** Re Sunday dancing in hotels and certain restaurants.
1258, am 1400-1401, psd 1402, S conc 1431, enr 1539 (Chapter 231)
- SB 172** Re the judicial process.
1490, am 1643-1654, psd 1673, S conc 1695, enr 1736 (Chapter 456)
- SB 173** Establishing an environmental protection division in the office of the attorney general and making an appropriation therefor.
1452, Approp 1560, LT 1643
- SB 174** Re education for all handicapped children.
1258, am 1548-1550, psd 1553, S conc 1569, enr am 1635-1636, enr 1720 (Chapter 443)
- SB 177** Re special motor vehicle registration numbers and the driver education fund.
1535, K 1622
- SB 178** Authorizing the liquor commission to extend certain provisions re liquor licenses.
1271, psd 1548, 1553, enr 1568 (Chapter 218)
- SB 179** Limiting the scope of inquiry directed to applicants for state employment and state licensing.
1376, psd 1560-1561, 1567, enr am 1626, 1670, enr 1703 (Chapter 355)
- SB 180** Re the inclusion of certain pupils from partially closed nonpublic schools in the computation of state aid due school districts.
1258, psd 1378, 1402, enr 1539 (Chapter 211)
- SB 182** Providing that the desigence of the Speaker of the House or the President may sign bills.
1058, psd 1058, enr 1063 (Chapter 125)
- SB 183** Re the allowable width of certain vehicles.
1490, 1583, psd 1599, 1602, recon SO 1637, recon, Trans com 1672, recon, jt Trans com 1681, 1934
- SB 184** Increasing the allowable weight of certain vehicles.
1452, Trans com 1656, recon, jt Trans com 1681, 1934
- SB 185** Increasing the exemptions from attachment and execution of certain property.
1259, psd 1457, 1477, enr 1539 (Chapter 215)
- SB 186** Increasing the radius of operation and the fee for special operation permits for certain heavy motor vehicles.
1452, psd 1583, 1590, enr 1696 (Chapter 345)
- SB 187** Re service of process against foreign corporations.
1101, am 1455-1456, psd 1477, S conc 1538, enr 1540 (Chapter 216)
- SB 188** Re a compact between the states of Maine and N. H. to promote the better utilization of the Saco River Watershed.
1535, psd 1619, 1639, enr 1679 (Chapter 335)
- SB 189** Establishing obligations of the N. H. Higher Educational and Health Facilities Authority as "legal investments".
1535, am 1700-1701, psd 1707-1708, S conc 1735, S nonconc, conf 1766, rep adop 1792, enr am 1803, enr 1828 (Chapter 554)

- SB 191** Re abandoned boats.
1124, com changed 1143, psd 1548, 1553, enr 1568 (Chapter 219)
- SB 193** Defining the crime of begetting a woman with child and giving jurisdiction to the district courts.
JC 1927
- SB 195** Giving the director of safety services and his authorized representatives the power of arrest in the enforcement of laws re operation of boats by a person under the influence of liquor or drugs.
1490, am 1583-1584, psd 1590, S conc 1607, enr 1624 (Chapter 274)
- SB 197** Establishing the salary of the pesticides surveillance scientist.
1317, psd 1586, 1588, enr 1696 (Chapter 346)
- SB 198** Establishing a permanent probation office in municipalities with a population over 50,000 persons.
1490, am & Approp 1654-1655, recon, psd 1658, 1673, S conc 1695, enr 1736 (Chapter 457)
- SB 199** Re actions by and against tenants.
1491, IP (RC) 1593-1594, recon rej 1601
- SB 200** Re indemnification agreements between architects, engineers or surveyors and owners, contractors, subcontractors or suppliers.
1491, psd 1576-1577, 1589, enr am 1717, enr 1721 (Chapter 407)
- SB 201** Re the state apprenticeship council.
1376, psd 1581, 1589, enr 1696 (Chapter 347)
- SB 203** Amending the percentage limit of out-of-state students enrolled at the U. N. H.
study com 1928
- SB 204** Providing for the payment of interest on real estate tax payment paid by mortgagors to banking institutions.
1452, K 1689
- SB 205** Re interest rates on loans being charged by banks.
study com 1928
- SB 206** Re investments by banks.
1535, K 1689
- SB 207** Providing that front license plates on motor vehicles shall be illuminated at night.
study com 1934
- SB 210** Enlarging the conditions under which federal or state aid projects may be prefinanced and extending the term of borrowing for the same to five years.
1148, psd 1548, 1553, enr 1568 (Chapter 220)
- SB 212** To reduce motor vehicle repair costs and insurance rates.
study com 1926
- SB 213** Re sessions for correction of or additions to the checklist and for alterations of or additions to party registration.
com members appointed 1924
- SB 214** Re filing city charters and amendments thereto, with the secretary of state.
1407, psd 1562, 1567, enr 1624 (Chapter 275)
- SB 215** Re regulation of shorthand court reporting.
1353, com changed 1431, am 1631-1635, psd 1638, S conc 1674, enr 1703 (Chapter 356)

See also Subject Index preceding this index

- SB 216** To prohibit the operation of motorboats upon Turtle Town Pond in Concord.
1491, K 1581
- SB 217** Re the establishment of an electric power plant and major transmission siting and construction licensing procedure.
1535, am 1613-1615, recon rej 1637, psd 1638, S conc 1674, enr 1703 (Chapter 357)
- SB 218** Re internships in hospitals in this state.
study com 1932
- SB 219** Re state employees' compensation.
1491, study com 1615, 1924
- SB 220** Re the licensure and regulation of the practice of opticianry.
1535, study com 1564-1565, 1932
- SB 221** Amending the charter of the city of Nashua to provide for the appointment of library trustees by the mayor subject to approval by the board of aldermen.
1491, K 1570-1571, recon rej 1599-1600
- SB 222** Clarifying the law concerning the merger of insurance companies.
1238, psd 1409, 1450, enr 1539 (Chapter 232)
- SB 223** Authorizing towns to appropriate funds to employ counsel for the prosecution of misdemeanors.
1407, am 1565, psd 1567, S conc 1595, enr am 1636, enr 1679 (Chapter 336)
- SB 225** Restricting the use of amphetamine-type drugs.
1535, study com 1630, recon rej 1637, com 1926
- SB 226** Providing that the election recount fee be waived in certain cases.
1407, K 1563
- SB 227** Providing for equitable actions against polluters of the air, water, and other natural resources of the state.
1452, JC 1621, recon rej 1637, JC 1927
- SB 229** To limit the holder in due course doctrine in consumer credit sales.
1491, study com 1616, 1930
- SB 230** Including certain cooperative school districts among those school districts which may elect officers at the time and places for the election of town officers in the towns which comprise said districts.
1354, K 1626
- SB 231** To transfer certain costs of the superior court from the counties to the states, and making an appropriation therefor.
JC 1927
- SB 232** Providing the age of majority shall be eighteen years of age.
1407, study com 1577, 1922
- SB 233** Re sewage disposal systems.
1407, psd 1581, recon notice 1601, recon rej 1692, psd 1693, 1694, enr 1720 (Chapter 444)
- SB 234** Providing for consumer product warranty protection.
1535, study com 1616, 1930
- SB 235** Re the fee for a liquor license issued after April first.
New title: Re the fee for a liquor license issued after April first and permitting the sale of liquor at state owned ski areas.
1452, psd 1580, 1589, enr am 1717, enr 1721 (Chapter 408)

- SB 236** To abolish the so-called "locality rule" in judicial matters involving professional malpractice suits.
1452, psd 1577, 1589, enr 1696 (Chapter 348)
- SB 237** Re salaries of special justices of the district courts.
1452, K 1620, recon SO 1636-1637, recon rej 1657
- SB 238** Re release from county jails and houses of correction.
1453, psd 1626-1627, recon rej 1636, psd 1638, enr 1679 (Chapter 337)
- SB 239** Providing that irreconcilable differences shall be the sole grounds for divorce and eliminating the fault concept of divorce.
New title: Providing that irreconcilable differences shall be grounds for divorce.
1453, am 1659-1662, psd 1673, S conc 1695, enr 1720 (Chapter 445)
- SB 240** To provide a procedure for the disposition of claims arising from legal or medical malpractice.
1491, am 1577-1578, psd 1589, S conc 1607, enr am 1635, enr 1679 (Chapter 338)
- SB 242** Regulating the drilling of water wells and requiring a licensed driller.
1535, K 1580
- SB 243** Re group life insurance plans.
1535, psd 1689, 1693, enr 1720 (Chapter 446)
- SB 244** Establishing an environmental protection department and making an appropriation therefor.
study com 1933
- SB 245** Establishing an arbitration commission to handle zoning disputes in the city of Manchester.
1536, K 1580
- SB 246** To transfer certain costs of the superior court from the counties to the state, and making an appropriation therefor.
JC 1927
- SB 247** Re public notice and hearing requirements for city zoning.
1536 (Died in com)
- SB 249** To establish trustee powers of building and loan associations, cooperative banks or savings and loan associations.
1536, psd 1689, 1693, enr 1704 (Chapter 385)
- SB 250** To eliminate unfair insurance practices.
1536, psd 1678, 1693, 1694, enr am 1721-1722, 1751, enr 1787 (Chapter 519)
- SB 251** Requiring zoning ordinance changes to be voted upon by printed ballots.
1407, K 1563
- SB 252** Requiring that motor vehicle manufacturers post a bond to guarantee warranties on new motor vehicles sold in this state.
1491, Trans com 1657, recon, jt Trans com 1681, 1934
- SB 254** Prohibiting candidates for office, other than election officials from being present within the rail of a polling place.
1536, IP 1597-1598, recon rej 1601-1602
- SB 255** Increasing the compensation of the pharmacy board and the fees payable thereto.
New title: Re the pharmacy board and the fees payable thereto.
1453, am & Approp 1576, am 1682, psd 1693, S conc 1735, enr 1736 (Chapter 458)

See also Subject Index preceding this index

- SB 256** Establishing a public defender system for Hillsborough County.
New title: Establishing a public defender system for Merrimack County.
1453, am & Approp 1628-1629, am 1677, psd 1693, S nonconc, conf 1718, rep adop 1754, 1762, enr 1788 (Chapter 522)
- SB 259** Requiring competitive bidding on all purchases by Hillsborough County.
1407, K 1643
- SB 260** To authorize the labor commissioner to set standards to assure safe and healthful working conditions for working men and women; to permit this state to maintain the highest degree of autonomy and at the same time take advantage of available financial assistance from the federal government; and to provide for research, information, education, and training in the field of occupational safety and health.
study com 1930-1931
- SB 261** Providing for reciprocity in motor vehicle citations.
1491, psd 1579, 1589, enr 1696 (Chapter 349)
- SB 262** Re the alteration and construction of odometers and the protection of motor vehicle purchasers.
1491, am 1596-1597, psd 1602, S nonconc, conf 1723, rep adop 1776, 1795, enr 1798 (Chapter 533)
- SB 263** Establishing a department of environmental control and merging therein the department of fish and game, the department of agriculture, the divisions of parks and resources development of the department of resources and economic development, the water supply and pollution control commission, the water resources board and the office of state planning.
study com 1929
- SB 267** Establishing a remote terminal providing information on federal funds in the office of the coordinator of federal funds.
1491, am 1586-1587, psd 1588, S conc 1607, enr 1624 (Chapter 276)
- SB 268** Transferring the division of promotion to the office of the governor.
study com 1929
- SB 269** Creating an industrial development authority.
study com 1929
- SB 270** Transferring the division of graphic arts to the office of the governor.
study com 1929
- SB 271** Transferring the service of community recreation to the office of the governor.
study com 1929
- SB 272** Transferring the office of state geologist to the office of the governor.
study com 1929
- SB 273** To reduce automobile insurance premiums for good drivers.
1536, psd 1689, 1693, enr 1703 (Chapter 386)
- SB 277** Re disqualification of certain officials in the city of Manchester for employment by the city.
1535, K 1598-1599, recon rej (RC) 1600-1601
- SB 278** Providing that, with the approval of one parent, persons who have attained the age of eighteen years will be fully competent to contract re motor vehicles.
1536, psd 1595-1596, 1602, enr 1672 (Chapter 318)
- SB 279** Re registration and operation of motorized golf carts.
1536, jt Trans com 1563-1564, 1934

- SB 280** Re the area school contract between the Rochester School District and the Wakefield School District.
1375, psd 1592, 1602, enr 1672 (Chapter 320)
- SB 284** Providing for the establishment of a Court Accreditation Commission.
1491, am 1616-1617, psd 1638, S conc 1674, enr 1703 (Chapter 382)
- SB 285** Authorizing the human rights commission to accept public and private grants.
New title: Authorizing the human rights commission to accept public and private grants, and naming the Donald J. Welch Nursing Care Unit of the N. H. Soldiers' home.
1536, am 1615-1616, psd 1638, S conc 1674, enr 1679 (Chapter 339)
- SB 286** Providing for the waiver of court costs and fees in certain cases.
1491, am 1617-1618, psd 1638, S conc 1674, enr 1679 (Chapter 340)
- SB 287** Providing a unified court system for N. H.
1536, psd 1654, 1673, enr 1736 (Chapter 459)
- SB 289** Re timber cutting adjacent to public waters.
1536, am 1581, psd 1589, S conc 1607, enr 1624 (Chapter 277)
- SB 291** Repealing the bounty on bobcats.
1536, K 1616
- SB 292** Re abandoned and junk motor vehicles.
1536, am & Approp 1571-1572, K 1682-1683
- SB 293** To provide for the citizen's right to sue to protect against damage to the environment.
JC 1927
- SB 294** Re certain duties of the superior court.
1491, K 1580
- SB 295** Providing for the appointment of acting assistant county attorneys so as to permit speedier disposition of criminal cases.
1491, K 1580
- SB 296** To permit use of streets for conducting street fairs, including retail selling on temporary basis.
1536, am 1581-1582, psd 1590, S conc 1607, enr 1624 (Chapter 278)
- SB 297** Requiring certain markings and equipment on bicycles.
1536, psd 1584, 1590, recon, psd 1599, 1602, enr 1672 (Chapter 319)
- SB 302** Prohibiting discrimination because of age or sex.
1492, psd 1579, 1589, enr 1697, recalled, am & psd 1757-1758, S conc 1776, enr 1780, recalled by S, conc S am 1826, enr 1830 (Chapter 555)
- SB 303** Re the jurisdiction of the supreme court.
1492, am 1629-1630, psd 1638, S conc 1674, enr 1679 (Chapter 341)
- SB 305** Establishing a miscellaneous tax division within the tax commission.
1536-1537, Approp 1561, psd 1643, 1673, recon notice 1676, recon rej 1690, enr 1736 (Chapter 481)
- SB 306** Re institutional collections.
1537, psd 1563, 1567, enr am 1625-1626, 1670, enr 1703 (Chapter 358)
- SB 307** Establishing a division of real and personal property appraisals within the tax commission.
1537, Approp 1561, psd 1643, 1673, recon notice 1676, recon rej 1690, enr 1736 (Chapter 482)

See also Subject Index preceding this index

- SB 308** Re the workweek and overtime pay for the state police.
1537, am & Approp 1620-1621, psd 1677, 1693, S conc 1735, enr 1736 (Chapter 460)
- SB 309** Authorizing an increased penalty for the violation of city by-laws.
1537, K 1690
- SB 312** Regulating the powers of the N. H. American Revolution bicentennial commission.
1537, Approp 1582, am 1677, psd 1693, S nonconc, conf 1707, rep adop 1765, 1795, enr 1804 (Chapter 496)
- SB 313** To protect the Appalachian National Scenic Trail within the state of N. H.
1537, psd 1559, 1567, enr 1624 (Chapter 279)
- SB 315** Re continuing the office space study committee.
1537, am 1587-1588, psd 1589, S nonconc, conf 1610-1611, rep adop 1810, enr 1830, com members appointed 1924 (Chapter 556)
- SB 316** Re the sweepstakes commission.
1537, psd 1706-1707, enr am 1784, 1796, enr 1804 (Chapter 536)
- SB 317** To repeal charters of certain corporations.
1537, am 1582-1583, psd 1590, S conc 1603, enr 1697 (Chapter 295)
- SB 318** Establishing a water resources and water quality department and providing for waste disposal facilities.
study com 1933
- SB 319** Re the operation of boats and houseboats on public waters.
study com 1933
- SB 320** Amending the commuters income tax.
1845, SO for 9-22-71 1845-1846
- SB 321** Making temporary appropriation for the expenses and encumbrances of the state of N. H.
1796, am & psd 1807-1809, (S conc) enr 1828 (Chapter 480)

SENATE JOINT RESOLUTIONS

- SJR 7** Appropriating additional money for the board of accountancy.
698, psd 1676, 1692, enr 1737 (Chapter 461)
- SJR 9** In favor of John Dukette of Andover.
1453, am 1612-1613, psd 1638, S conc 1675, enr 1680 (Chapter 342)
- SJR 10** In favor of the estates of Elaine and Hank Chapin.
1453, K 1676
- SJR 13** Making a supplementary appropriation for the liquor commission for fiscal year 1970-71.
698, psd 926, 946, enr 952 (Chapter 110)
- SJR 14** Re retirement credit for George R. Merrifield.
1317, am & Approp 1547, am 1585-1586, psd 1588, S conc 1608, enr 1624 (Chapter 280)
- SJR 15** Providing for studies for direct access from the R. E. Everett Turnpike to the central business district of Manchester.
1067, Approp 1394, psd 1657, 1673, enr 1703 (Chapter 387)
- SJR 16** Reimbursing the members of the committee studying the economic potentials and development potentials of Mount Sunapee state park for mileage expense incurred.
1259, psd 1587, 1589, enr 1672 (Chapter 321)

- SJR 20** In favor of Mrs. Ann Morrell.
1317, psd 1547, 1553, enr 1568 (Chapter 221)
- SJR 22** In favor of Steven W. Rollins.
1537, psd 1559, 1566, enr 1624 (Chapter 281)
- SJR 23** Requesting the legislative study committee to study and make recommendations re the Uniform Consumer Credit Code.
1453, am 1618, psd 1638, S conc 1675, enr 1703, study com 1930 (Chapter 383)
- SJR 25** Providing that a referendum to determine the sense of the voters on the Vietnam war be placed on the presidential preference primary ballot.
1642, IP 1778
- SJR 26** Providing for a special legislative committee to study the methods by which a public defender system can be implemented in the state.
1537, am 1578, psd 1589, S conc 1608, enr 1624, com members appointed 1924 (Chapter 282)
- SJR 27** Providing for a special legislative committee to study the feasibility of establishing a non-adversary juvenile and domestic relations court in the state.
1537, am 1579, psd 1589, S conc 1608, enr 1624, com members appointed 1924 (Chapter 283)
- SJR 28** Establishing a committee to study the feasibility of off track betting and making an appropriation therefor.
New title: Establishing a committee to study the feasibility of off track betting.
1537, am & Approp 1702, am 1705-1706, psd 1708, S conc 1776, enr am 1806, enr 1825, com members appointed 1924 (Chapter 549)
- SJR 29** Re reimbursement to the Wentworth school district for fire damage to the Wentworth elementary school.
1537, psd 1611, 1638, enr 1680, vetoed, overridden (RC) 1741-1745 (Chapter 416)
- SJR 30** In favor of William J. O'Connor.
1538, K 1564
- SJR 31** In favor of Thayer Wade.
1538, K 1563
- SJR 32** Extending to June 30, 1973 the lapsing of the 1969 appropriation to provide state flags to servicemen.
1538, am 1586, psd 1588, S conc 1608, enr 1624 (Chapter 284)
- SJR 34** Establishing a committee to study the N. H. retirement system.
1538, Fiscal com 1611, 1928
- SJR 35** Establishing a committee to study the restructuring of the tax commission.
1538, Approp 1561, psd 1642, 1673, enr 1703, com members appointed 1925 (Chapter 388)

SENATE CONCURRENT RESOLUTIONS

- SCR 1** That the joint rules of the 1969 session, excepting joint rule 26, be adopted as the joint rules of the 1971 session of the general court; provided however that said joint rules may be amended by a majority vote in each house at any time prior to January 14, 1971.
New title: That the following joint rules be adopted as the joint rules of the 1971 session of the general court.
29, S conferees 74, new conf 132, rep adop 1142-1143, 1221

See also Subject Index preceding this index

- SCR 2** Pertaining to the study of the Criminal Code and the Uniform Consumer Credit Code.
520, adop 546
- SCR 3** Memorializing the President of the United States re shoe industry.
adopt 123
- SCR 4** Requesting the members of the N. H. congressional delegation to seek legislation which will return a portion of the federal income tax to the state.
351, 1033-1034, adop 1571
- SCR 5** Memorializing Congress to assume all costs and administration of welfare programs.
1407, K 1563

CONSTITUTIONAL AMENDMENT CONCURRENT RESOLUTIONS

- CACR 1** Legal voting age. Providing that: eighteen year olds may vote, and derive thereby such other rights as are prescribed by law and the constitution, including but not limited to holding certain public offices. (Bowles of Rock. 27, Clark of Str. 4)
26, com rep 1142, K 1299
- CACR 2** County attorneys. Providing that: the legal elected representative of a county shall be called a district attorney. (Sweeney of Hil. 36)
26, K 192
- CACR 3** Authorization by the legislature of the issuance or guarantee of any bonds or notes which are backed by the state's credit. Providing that: a two-thirds vote of the membership of both houses of the legislature is necessary to pass an act relating to the issuance or guaranteeing of bonds or notes backed by state credit. (Belcourt of Hil. 16)
26, K 214-215
- CACR 4** Special session organizational meetings of the legislature. Providing that: the legislature shall meet on the first Tuesday of December after the general election only for organizational purposes, and shall start its regular sessions, as now, on the first Wednesday of January. (Roberts of Bel. 6)
95, com rep 1142, K 1300
- CACR 5** Granting the legislature greater flexibility in raising the public revenue through the power to tax. Providing that: property other than land may be classified by kind, use or amount and such classes taxed differently.
213, com rep 1140, SO 1281, LT 1501-1502
- CACR 6** Voting age and qualification as to age in holding office. Providing that: eighteen year olds may vote but no person under twenty-one years of age may hold any elective office.
235, com rep 1138-1139, SO 1281, am & psd 1424-1427, S conc 1479, enr 1640
- CACR 7** The power of the state to tax. Providing that: the legislature be allowed to impose taxes that are graduated, except for income taxes. (Scamman of Rock. 15)
122, K 757-758
- CACR 8** Jury trials in civil causes. Providing that: jury trials be limited to cases where there is more than twenty-five hundred dollars in controversy. (Andrews of Mer. 1)
172, com rep 1139, psd 1279-1281 (Died)
- CACR 9** Establishing a four year term for governor. Providing that: the governor shall be elected every four years on the nonpresidential election years, and no person shall serve more than two terms consecutively. (Cobleigh of Hil. 15, Bowles of Rock. 27)
190, com rep 1139-1140, SO 1281, K 1508

- CACR 10** The power of the state to tax. Providing that: the legislature be allowed to impose taxes that are not proportional. (Raiche of Hil. 34)
190, K 758
- CACR 11** The incompatibility of serving as a member of the general court while being employed by the state or any Governmental subdivision thereof. Providing that: no person shall sit as a member of the general court while he is employed by the state or any governmental subdivision thereof, if he receives total annual remuneration of \$3,000 or more from such employment. (Gordon of Mer. 9)
237, com rep 1142, K 1300
- CACR 12** The highway fund. Providing that: certain revenue shall not be restricted to highways. (Haller of Mer. 22)
241, K 451
- CACR 13** The origination of revenue-raising bills. Providing that: either the House or the Senate may originate revenue-raising bills.
404, com rep 1142, K 1300
- CACR 14** County elected officials holding offices in the state government. Providing that: elected county officials be disqualified from holding the office of governor, member of the general court, or governor's council. (Bourassa of Hil. 28)
253, com rep 1142, K 1300
- CACR 15** The trial of crimes. Providing that: district courts may try crimes committed in a county other than the county where the court sits.
519, com changed 613, 911, com rep 1142, K 1300
- CACR 16** Referendum for taxes. Providing that: a majority vote of the qualified electorate is required to put into effect a tax levy which would raise two percent or more of the current general operating budget. (Bradley of Graf. 19)
272, K 451-452
- CACR 18** The limitation of payment of mileage to legislators. Providing that: legislators may be paid mileage for regular sessions for no more than sixty days in any one year and for no more than ninety days in any biennium.
New title: How often the legislature shall meet. Providing that: the legislature shall meet annually.
635, com rep 1138, SO 1281, am & psd 1427-1430, S nonconc, conf 1545, 1551-1552, rep adop 1683-1686, enr 1719
- CACR 20** Decreasing the membership of the House and providing for apportionment. Providing that: the membership of the House shall be not less than one hundred and seventy-five or more than two hundred and providing for apportionment. (Forcier of Chs. 6)
301, com rep 1142, K 1300
- CACR 21** Establishing a two year term for attorney general. Providing that: the attorney general shall be elected biennially for a two year term. (Gordon of Mer. 9)
301, com rep 1142, K 1300
- CACR 22** Taxation of corporations. Providing that: corporations are subject to taxation. (Stevenson of Graf. 1 et al)
301, S Ct opin req 1101, com rep 1140-1141, SO 1281, psd 1500-1501, S Ct opin printed 1516-1519 (Died)
- CACR 23** Decreasing the membership of the House, increasing the membership of the Senate, changing Senate quorum requirements, and providing for apportionment. Providing that: the membership of the House shall be decreased to one hundred and sixty, the membership of the Senate shall be increased to forty, changing Senate quorum requirements, and providing for apportionment. (Parker of Hil. 15)
301-302, com rep 1142, K 1300-1301

See also Subject Index preceding this index

CACR 24 Establishment of the office of lieutenant governor and abolishment of the council. Providing that: a lieutenant governor shall be elected who shall perform such duties as designated by the governor and providing that: the council shall be abolished. (Parker of Hil. 15)
302, com rep 1142, K 1301

CACR 25 Compensation of the members of the legislature. Providing that: each senator and representative receive twenty-five dollars per diem for each day of attendance in addition to compensation and mileage presently provided. (Sweeney of Hil. 36)
355, com rep 1142, LT 1301

CACR 26 Decreasing the membership of the House, increasing the membership of the Senate, changing the Senate quorum requirements, making provision for reapportionment, and establishing a legislative salary commission. Providing that: the membership of the House shall be decreased to two hundred and fifty, the membership of the Senate shall be increased to forty, the Senate quorum requirements shall be changed accordingly, the legislature shall be apportioned accordingly, and a legislative salary commission shall be established. (Cobleigh of Hil. 15 et al)
421, com rep 1141, SO 1281, IP (RC) 1508-1513, recon rej 1531

CACR 27 Line item veto and legislative mileage for additional deliberation after such line item veto. Providing that: separate items in an appropriation bill may be vetoed or reduced by the governor and that legislative mileage shall be paid for attendance in consideration of such veto. (Bowles of Rock. 27)
444, com rep 1142, K 1301

CACR 28 Re conservation of natural resources and scenic beauty. Providing that: the policy of the state shall be the acquisition and preservation of lands as state nature and historical preserve.
JC 1927

CACR 31 Establishment of an environmental bill of rights. Providing that: the rights of the people to the enjoyment of their environment shall not be abridged.
1453, K 1658

CACR 32 Age qualification of certain elective officers. Providing that: no person shall be qualified to be elected governor or state senator until he has attained his 27th birthday.
1407, K 1559

CACR 33 Legislative districts. Providing that: the house of representatives shall apportion itself into single member representative districts. (Keeney of Hil. 23)
1192, K 1409

